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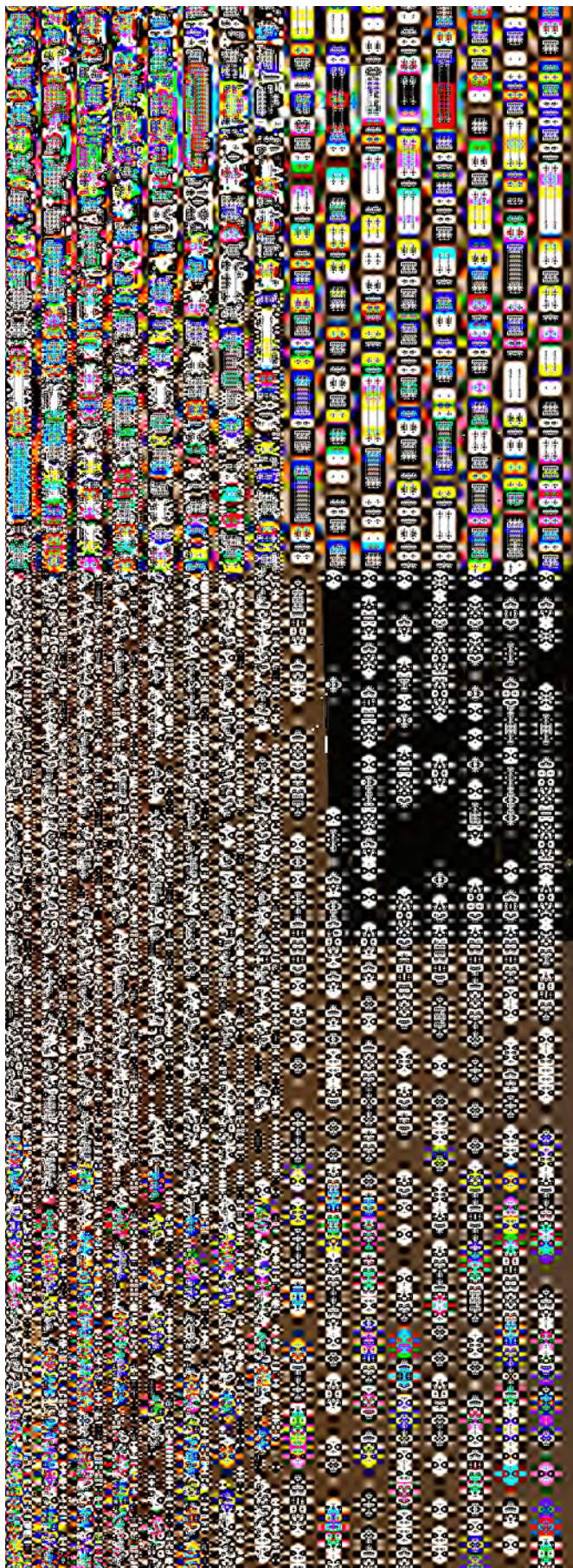
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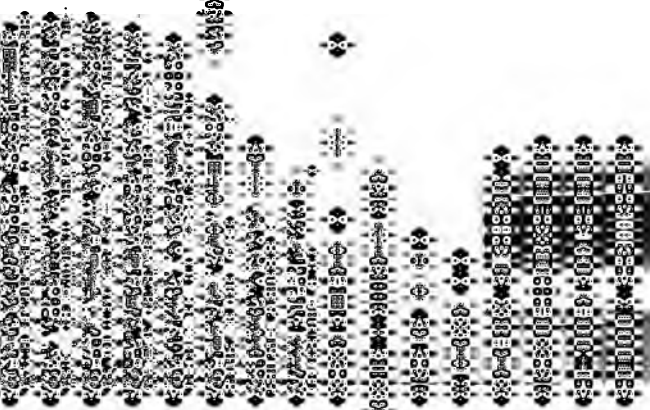


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JOURNAL
OF THE
HOUSE OF REPRESENTATIVES

OF THE
THIRTY-SIXTH GENERAL ASSEMBLY
(EXTRA SESSION)

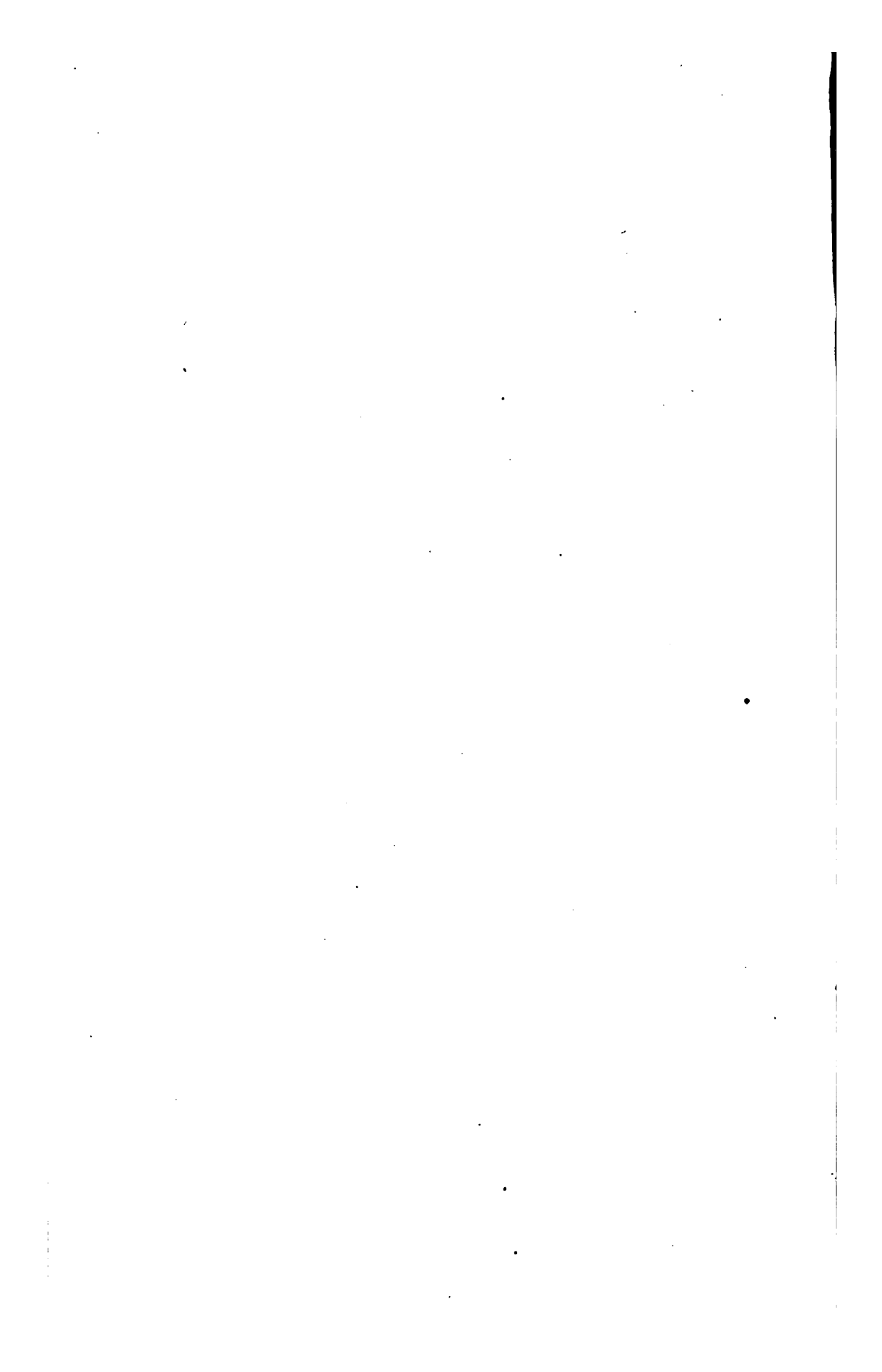
OF THE
STATE OF MISSOURI

1892.

(BY AUTHORITY.)



JEFFERSON CITY, MO.:
TRIBUNE PRINTING COMPANY, STATE PRINTERS AND BINDERS.
1892.



HOUSE JOURNAL.

FIRST DAY—WEDNESDAY, February 17, 1892.

Pursuant to a proclamation of the Governor convening the Thirty-sixth General Assembly in extra session on the 17th day of February, A. D. 1892, the House was called to order at 12 o'clock m., by Wilbur F. Tuttle, Speaker.

Prayer by the Chaplain, Rev. Dr. Prottzman.

The Chief Clerk, Abner S. Smith, then read from the desk the following proclamation from the Governor:

PROCLAMATION.

STATE OF MISSOURI, }
EXECUTIVE DEPARTMENT. }

By virtue of authority vested in me by the Constitution of the State of Missouri, I, David R. Francis, Governor, do hereby convene the Thirty-sixth General Assembly in extra session at the capitol in Jefferson City, on Wednesday, February 17, 1892, at 12 o'clock m., for the following purposes:

To divide the State into fifteen Congressional districts in accordance with the number of Representatives in the Congress apportioned to Missouri by an act of Congress approved February 7, 1891.

To divide the State into Legislative or Representative districts in compliance with the provisions of the State Constitution, article 4, section 2.

To re-form the Judicial circuits of the State and to adjust the salaries of the State Judiciary.

To make provision for the re-erection of the buildings of the State University, recently destroyed by fire.

To cede to the Federal Government jurisdiction over Jefferson Barracks reservation while used as a military post.

To make appropriation for the expense of this extra session of the General Assembly.

In testimony whereof, I hereto set my hand and cause to be affixed the great seal of the State of Missouri. Done at the City of Jefferson this 16th day of January, A. D. 1892.

By the Governor:

DAVID R. FRANCIS.

A. A. LESUEUR,
Secretary of State.

The roll being called, the following members answered to their names:

Abraham,	Baare,	Brandom,	Coffman,
Amelung,	Bennett,	Bulla,	Collier,
Anderson (Knox),	Bishop,	Carnes,	Conn,
Anderson (Liv'ston),	Boisseau,	Carter,	Coppage,
Aydelott,	Bradford,	Church,	Cook,

Coots,	Greer,	Liles,	Rubey,
Coulter,	Gristy,	Lyman,	Ruse,
Cowgill,	Guinn,	McCrary,	Russell,
Crouch,	Harlan,	McCullah,	Sanders,
Crowe,	Harrel,	McHenry,	Scott (Monroe),
Dalton,	Hawkins (Dunklin),	McIntyre,	Scott (Wright),
Davidson,	Hawkins (Miller),	McLinn,	Skaggs,
Davis (Henry),	Hawkins (St. Louis),	McRoberts,	Skidmore,
Davault,	Hays,	Mabrey,	Smith (Pike),
Dickson,	Hendrickson,	Martin,	Smith (St. Louis),
Dickenson,	Hess,	Matthews,	Stafford,
Donelan,	Hickman,	Mayo,	Sullivan,
Donnell,	Hiller,	Medley,	Terry,
Dougherty,	Hynes,	Miller (Moniteau),	Thomas,
Dundas,	Jackson,	Miller (Webster),	Tabbs,
Dunn,	Johns,	Murphy,	Turner,
Earnest,	Julian,	Neff,	Underwood,
Eaton,	Kelley,	Nolan,	Via,
Evans,	Kenamore,	Odneal,	Walsh,
Eubank,	Kenney,	Owen,	Ward,
Faris (Pemiscot),	Kerr,	Parker (Johnson),	Webb,
Ferguson (Lafayette),	Kerwin,	Parker (St. Louis),	Weeks,
Ferguson (St. Clair),	Killam,	Patrick,	Weinhold,
Florea,	Kurtz,	Perkinson,	Wells,
Fogle,	Lamb,	Reynolds,	Wurdeman,
Fraser,	Lane,	Rhodes,	Zimmerman,
George,	Lee,	Ringo,	Mr. Speaker—128.

ABSENT—Messrs.

Adams,	Davissou,	Luis.	Shearlock,
Banks,	Farris (Ray),	Mueller,	Stuart,
Davis (Buchanan),	Hughes,	Ryan,	Woods—12.

Mr. Julian offered the following resolution :

Resolved, That the organization of the House of the regular session of the Thirty-sixth General Assembly be continued as the organization of the House during the present extra session, in so far as to retain the Speaker, Speaker *pro tem.*, Chief and Assistant Chief Clerk, Enrolling Clerk, Doorkeeper, Sergeant-at-Arms, Chaplain and Official Reporter, and all regular standing committees and the special Committee on Clerical Force; and that the matter of Engrossing Clerk and the number of assistants to be allowed each clerical department be referred to the Committee on Clerical Force, and request it to report at its earliest convenience.

Which was read.

Pending action on resolution, the following message was received from the Senate :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate is now organized by declaring the following officers of the regular session the officers of the present extra session:

Norton B. Anderson, President *pro tem.*

H. L. Gray, Secretary.

Frank H. Farris, Assistant Secretary.

A. W. Ewing, Sergeant-at-Arms.

Geo. W. Nifong, Doorkeeper.

W. A. Morrow, Official Reporter.

Mrs. Jennie Duncombe, Folder.

Pages—E. Clark Snell, Sterling Tarleton, Russell Sparks

Respectfully,

H. L. GRAY, Secretary Senate.

Which was read.

Mr. Gristy moved the previous question; which was carried.

Mr. Mabrey offered the following substitute for resolution :

Resolved, That all the officers of the House elected at the regular session be continued in office during the special session, and that the Committee on Clerical Force be authorized to examine into the matter of clerical force and report the number of clerks and employes necessary for the proper transaction of the business of this House.

Which was read and agreed to.

Mr. Fogle offered the following amendment to substitute:

Resolved, That the Speaker be and he is hereby requested to appoint a Special Committee on Judicial Districts, to which committee shall be referred all resolutions, petitions, bills and memorials relating to or providing for the redistricting of the State into judicial circuits, or for increasing the salaries of the judicial officers of the State—said committee composed of one member from each judicial circuit in the State.

Which was read and agreed to.

Mr. Lyman offer the following resolution:

Resolved, That the Committee on Rules, the Committee on Judiciary, the Committee on Accounts, the Committee on Congressional Representative Districts, the Committee on University, the Committee on Printing, the Committee on Enrolled Bills, the Committee on Engrossed Bills, the Committee on Clerical Force and the Committee on Appropriations appointed at the last session of this House, be and they are hereby continued during the present session of this General Assembly.

Which was read.

Mr. Coots offered the following substitute for the resolution:

To amend the Rules of the House and to facilitate the transaction of the business properly coming before the extra session of the Thirty-sixth General Assembly of the State of Missouri.

Whereas, The proclamation of the Governor convening the Thirty-sixth General Assembly in extra session, confers the power on this body to act only on a limited number of subjects; and

Whereas, The interests of the tax-payers of this State require the work of this session to be completed as early as possible, and it is unnecessary to continue all of the committees of the House that were appointed at the regular session, and that the formation of such committees as will promote and expedite the work of this extra session should be effected; therefore, be it

Resolved, That Rule 22 of the House of Representatives of the Thirty-sixth General Assembly be and the same is hereby stricken out and the following new rule adopted in lieu thereof:

RULE 22. The standing committees of the House shall be as follows:

- 1—Committee on Judiciary.
- 2—Committee on Appropriations.
- 3—Committee on Congressional Districts.
- 4—Committee on Ratio of Representation in the State House of Representatives.

- 5—Committee on State University.

- 6—Committee on Engrossed Bills.

- 7—Committee on Enrolled Bills.

- 8—Committee on Federal Relations.

- 9—Joint Committee on Printing.

Resolved, That Rule 23, as it now stands, be stricken out, and the following new rule adopted in lieu thereof:

RULE 23. The Committee on Congressional Districts shall be composed of one member from each Congressional district and five at large from the State.

The Committee (joint committee) on Printing shall be composed of five members from the House.

All other standing committees shall be composed of nine members each.

Resolved, That Rule 24, adopted at the regular session of the Thirty-sixth General Assembly, shall apply to and govern the proceedings of this extra session as far as the same may be applicable to the proceedings of this present session.

Which was read.

Mr. Fogle moved that the rules be suspended;

Which was carried.

The question being on agreeing to substitute offered by Mr. Coots, it was not agreed to.

The question recurring on the resolution, it was adopted.

Mr. Turner moved that Mr. Sanders be added to the Committee on Congressional, Judicial and Representative Districts;

Which was carried.

Mr. Russ offered the following resolution :

Resolved, That the Speaker of the House appoint a committee of three to draft suitable resolutions on the death of the Hon. T. C. Fulkerson, who has died since the adjournment of the Thirty-sixth General Assembly.

Which was read and adopted.

Mr. Lyman offered the following resolution :

Resolved, That a committee of three members of the House be appointed by the Chair to inform the Governor that the House has been organized by the re-election of the old officers, and is now ready for business.

Which was read and adopted.

Mr. Lyman moved that the Speaker be requested to appoint a committee of three to wait on the Governor and inform him that the House was organized and ready for business ;

Which was carried.

The Speaker appointed the following committee under Mr. Lyman's motion : Messrs. Anderson of Livingston, Zimmerman and George.

The following message was received from the Governor, through his Private Secretary, Mr. R. F. Walker :

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
February 17, 1892. }

To the Thirty-sixth General Assembly :

The objects of this special session have been set forth in the proclamation calling you together.

CONGRESSIONAL REDISTRICTING.

In my special message to you of February 18, 1891, was enclosed a certified copy of the apportionment bill of the Congress, approved February 7, 1891, giving to Missouri fifteen members in the House of Representatives after March 3, 1893. That message recommended that the Thirty-sixth General Assembly redistrict the State into fifteen congressional and electoral districts. I am informed that the late date at which the official details of the Eleventh census were promulgated prevented you from performing the work during your regular session of 1891. The Secretary of State is now in possession of authentic information giving the population of each county in the State, and has prepared for your use maps that will greatly facilitate the work of redistricting.

LEGISLATIVE REDISTRICTING.

At the regular session of 1891 you failed to divide the State into legislative or representative districts under section 3, article IV of the Constitution. That duty is made mandatory on the General Assembly by section 7, article IV of the Constitution.

JUDICIAL CIRCUITS AND SALARIES.

I have also thought advisable, in obedience to an almost universal demand, to submit to you the re-forming of the judicial circuits of the State, and the adjusting of the salaries of the State judiciary. There are, in addition to the criminal courts, thirty judicial circuits, one of which has five judges, one four judges, one two judges and the remainder one judge each. Litigation in circuits having but one judge

is very unequal, as is the labor performed by the judges therein; the terms of all these judges will expire January 1, 1893, and their successors, for a term of six years, will be elected in November of the present year. I forward you herewith an official statement of the number of days circuit courts were in session during the year 1891. You will observe that the time varies from 64 to 236 days. Thirty-eight circuit judges of the State held court during 1891, an average of 154 6-19 days each, and in the twenty seven circuits of one judge each, court was held an average of 143 16-27 days during 1891. The salaries of the circuit judges are fixed by statute, and in the twenty-seven circuits are but \$2,000 each. In my opinion that is not sufficient compensation for judges who hold court more than 200 days per year, whose circuits extend over several counties, and who are required to pay their own traveling expenses. Nor is it equal to the salaries paid by other states to judges of like grade. Alabama, Florida, Indiana, Iowa, Kansas, Nebraska, Mississippi and Texas pay \$2,500 per annum; California, Connecticut, Kentucky and Oregon pay \$3,000 per annum; Illinois, Minnesota and South Carolina pay \$3,500 per annum; Wisconsin, pays \$3,600 per annum; Colorado, Ohio and Pennsylvania pay \$4,000 per annum; and Massachusetts pays \$4,500 per annum. The judiciary of our State is composed of men of ability, experience and character. They occupy positions of responsibility, dignity and importance, and their services should command better returns. The inequalities between the circuits, as at present constituted, should be corrected, the number of circuits diminished if practicable, and the salaries of the judges increased. The wording of the call permits you to adjust, within the limits of the Constitution, the salaries of all the State judiciary. You are hereby authorized to legislate concerning the criminal courts of the State and the courts of common pleas, and to fix the time of holding courts, in order that your judicial enactments may be systematic and complete, and result in no incongruities.

STATE UNIVERSITY.

The main buildings of the State University were destroyed by fire on the night of January 9th last. The institution never was in so flourishing a condition as when overtaken by this calamity. Reassured and strengthened by the endowment of \$647,000 received through your wise generosity, managed by a board of earnest and capable Curators and a Faculty of able and experienced professors, it had just entered upon a career of unprecedented prosperity and usefulness. Dr. R. H. Jesse, the recently elected President, had been installed in June, 1891, and the scholastic year had opened in the following September with an attendance of nearly 600. I went to Columbia the day after the fire and found students and preceptors resolute in their devotion and determined to stand by the University in its misfortune. Temporary class-rooms were promptly provided, and there was not a cessation of one day in recitations or lectures. At this time there is an enrollment of 612 students, 25 more than when the fire occurred. The Curators, who live in different sections of the State, and who serve without compensation, cheerfully responded to my summons to meet me at the scene of the conflagration. They have ever been assiduous, at personal sacrifice, in their attention to the affairs of the University. Such fidelity on the part of students, professors and Curators is deserving of recognition and encouragement by the State.

INSURANCE.

There was an insurance on the buildings destroyed of \$122,820, on the library of \$11,000, on the museum of \$3,000, on scientific apparatus of \$5,340, on electric light plant of \$1,335, on elevator and steam heating of \$4,005; or a total insurance on the buildings and contents of \$147,500. The amounts in the policies of insurance were made payable in case of loss to the Board of Curators for the use of the University, and all will soon be paid in full.

ACKNOWLEDGED OBLIGATION.

By the act of admission of the Federal Congress, tendering to Missouri the right of statehood, and by the ordinance of her people accepting the provisions thereof, we are enjoined and in honor bound to establish and foster a seminary of learning. By the act of the General Assembly, approved February 8, 1839, the University was established, and our present Constitution, adopted by a vote of the people in 1875, vested its government in a board of nine Curators, and imposed upon the General Assembly the obligation to "aid and maintain the State University now established with its present departments." There can be no question, therefore, but that it is our duty to provide a habitation for this ward of the State, whether we consider it from the stand point of an honorable pledge, or an accepted and acknowledged obligation, or the interest of the youth of the commonwealth. The resources, wealth, population and dignity of Missouri impel us to erect such structures as will meet the uses to which they are to be adapted, comport with the advancement and growth of the State and be a source of pride to her people. Liberal and superior educational advantages are not only a great boon to the youth of a State and contribute greatly toward its material development, but are often the standard by which a commonwealth is classed or estimated by the outside world. No act of the Thirty-sixth General Assembly has attracted more widespread attention or received more favorable comment, and none will endure longer, than that by which you devoted to the promotion of higher education in Missouri the direct tax of \$647,000 refunded to the State by the Federal government. It stands as a monument to your sagacity and progressive public spirit.

THE ALUMNI.

The alumni of the State University, representative and leading citizens of their respective localities, prominent in the professions, in commerce and in agriculture, have organized throughout the State, and with one voice are asking that their *alma mater* be not ignored or neglected in this the hour of her greatest need. A noble record of more than half a century, attended as it has been by struggles and vicissitudes, the hallowed memories of those true men who devoted years of effort to the interests of the University, cry out against any policy that will sacrifice or jeopardize what has cost so much. Any step backward or halting at this time would shake, if not destroy, that confidence in the stability and future of the institution with which your generosity has inspired the people.

PLANS FOR RE-ERECTION.

The Board of Curators, aided by the suggestions of the President and the Faculty, have formulated a plan for the construction of build-

ings that will meet the requirements of the University in that line for ten years to come. The scheme is elaborate, but not unduly expensive. It contemplates the expenditure of about \$400,000, which sum will be sufficient to complete a main building of imposing elevation and ample dimensions, to erect five departmental buildings, and to furnish and equip all with library and scientific apparatus adequate to answer the demands of the immediate future.

MEANS FOR RE-ERECTION.

Of the amount desired, the Board will receive about \$147,500 from insurance. The State will owe to the University by January 1, 1893, \$56,608.84, being twenty-one months' interest on the certificate of indebtedness for \$646,958.35, bearing five per cent interest, payable fifty years after date, dated April 1, 1891, and issued in favor of the State Seminary fund, in accordance with the bill passed by your honorable body, and approved March 26, 1891. Said sum can with propriety and safety be now appropriated from the Interest fund. Of that interest, one-fifth or twenty per cent belongs to the School of Mines at Rolla, the remainder (\$45,287.08) can be used for buildings and equipment. I can see no objection to your appropriating the balance of the sum desired, or about \$250,000, out of any moneys in the State Revenue fund not otherwise appropriated. An appropriation so conditioned would not involve the State in any obligation beyond her capacity to liquidate. It would not necessitate the floating of any warrants or the incurring of any indebtedness. If the revenue of the State should permit its payment, it would be paid as the progress of the building required. It is possible that the revenue of the State might so increase, and the other appropriations be unused and revert to such an extent, as to permit most or all of this appropriation to be paid. If however, only a small portion of it could be disbursed, the act making the appropriation on the condition named, would be reassuring to the friends of the University, restore confidence and be an evidence of good will. I believe it would insure the scholastic year of 1893-94 beginning with 1,000 students. I find no inhibition in the Constitution against an appropriation of this nature, and know of no reason why it cannot or should not be made. Under the Constitution, all appropriations continue in force until two years after their approval, unless otherwise specified.

STATE FINANCES.

That there is not likely to be a large surplus in the revenue of the years 1891 and 1892 beyond your appropriations of the regular session, is no reflection upon your honorable body nor upon the State. It is the well-known policy of the party in power to collect from the people only such amounts as are necessary to pay the interest on the bonded debt it found contracted, to reduce the same from year to year, and to pay the expenses of an economically administered government. If the revenue of the State had exceeded, or promised to exceed, the appropriations made, you should and doubtless would have reduced the rate of taxation. The money of the people should not be taken from them to be hoarded in the State treasury. The bonded debt of the State was reduced during 1891 to the extent of \$1,450,000; it will be reduced during 1892 not only to the extent of the constitutional requirement of \$250,000, but in addition thereto the Board of Fund Commissioners, by a call issued this day, have announced that the State will,

on March 15, 1892, retire \$100,000 of its option bonds, bearing only three and one-half per cent interest, and not due until March 1, 1907, but subject to call at any time after March 1, 1892. The only way other than the one pointed out above, to meet this emergency, is for the State to issue revenue bonds, payable not more than two years after date, as provided in section 44, Article IV of the Constitution. If steps looking toward rehabilitation are not taken at this special session, the student-roll for the scholastic year beginning in September next will be reduced nearly or quite fifty per cent, the professors will seek employment elsewhere, and it will require years to repair the injury done to the University.

JEFFERSON BARRACKS RESERVATION.

The Fifty-first Congress made an appropriation of \$50,000 for the improvement of Jefferson Barracks, near the city of St. Louis, with the view, it is claimed, of making it a permanent military post for six or eight companies. The War department ruled that the money could not be expended until exclusive jurisdiction over Jefferson Barracks reservation had been ceded to the Federal Government, and forwarded to me during your regular session a bill of that import, with the request that I recommend it to the General Assembly for passage. That bill included cession of exclusive jurisdiction over other possessions of the Federal Government in Missouri, to which I objected, and it did not meet with my approval in other respects. Extended correspondence on this subject was had between the Secretary of War and myself, and was submitted to you in a message from me on March 23, 1891, referred to the Judiciary committee of each House, and the position I had taken was unanimously approved. I refer you to the correspondence as published in the Appendix to the Journals of the regular session of the Thirty-sixth General Assembly. Subsequently the objections urged were conceded by the War Department, and I now recommend that Missouri cede to the Federal Government jurisdiction over Jefferson Barracks reservation, after reserving to the State the right to serve civil and criminal processes therein, and to tax and regulate railroads running through said reservation. In the estimates prepared by the War Department for its requirements, and presented to the Appropriation committee of the Fifty-second Congress, the sum of \$175,000 has been asked for the further improvement of Jefferson Barracks. The people in the neighborhood of the barracks, especially those of the city of St. Louis, are earnestly desirous that Jefferson Barracks should be made a military post; there are many advantages to be gained thereby, and I cheerfully indorse their wishes. Under the provisions of the bill, jurisdiction will revert to the State when the reservation ceases to be used as a military post. The appropriation made by the Fifty-first Congress, if not used by June 30th of the present year, will revert to the Federal treasury.

APPROPRIATIONS FOR SPECIAL SESSION.

The only additional object for which you have been convened is to make necessary appropriation for paying the expenses of this special session.

CONCLUSION.

You have been called together under authority conferred on the Governor by the Constitution, which says: "On extraordinary occasions he may convene the General Assembly by proclamation, wherein he shall state specifically each matter concerning which the action of that body is deemed necessary." It is my conviction that the subjects mentioned above are all that require legislation at this time. Extra sessions are only justified by emergencies. They are expensive to the people, and should not be unduly prolonged. I have declined therefore to comply with numerous petitions to submit other matters at this time; most of the subjects asked for were considered by you at your regular session, and all of the others can be deferred until the regular session of 1893 without great detriment to any interests involved.

Trusting your conclusions may be harmoniously and expeditiously reached,

I am, respectfully,

DAVID R. FRANCIS,
Governor.

Mr. Lee moved that 5,000 copies of the Governor's message be printed;

Which was carried.

The Speaker appointed the following committee under Mr. Lyman's resolution: Messrs. Russ, Underwood, Scott of Wright.

Mr. Wurdeman moved that the House adjourn to 9:30 o'clock to-morrow;

Which was carried.

SECOND DAY—THURSDAY, February 18, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of yesterday read and approved.

Mr. Tubbs offered the following resolution:

WHEREAS, One of the objects for which this Legislature has been convened is to make an appropriation for rebuilding the University lately destroyed by fire; and

WHEREAS, In the erection of public buildings it frequently happens that the first appropriation is found to be inadequate to the purpose, but, the building having been begun the State finds itself with an elephant (not a stuffed one) on its hands to be reared at any cost; therefore be it

Resolved, That this Legislature will make no appropriation for rebuilding the University until satisfied that such appropriation (together with the amount to be received as insurance and such other moneys as may legitimately belong to the University, and available for such purpose), will cover the entire cost of construction, and will leave no deficiency for some succeeding Legislature to make good.

Resolved, That this Legislature will make no appropriation for the above named purpose until satisfied of the source from which the money so appropriated is to be derived, and that it will not be a means of impairing the future efficiency of the public schools of the State.

Which was read.

Mr. Hawkins of Dunklin moved that the resolution be laid on the table.

Mr. Lyman was granted a leave of absence.

Mr. Crowe was reported sick.

The ayes and noes being demanded, the motion to lay on the table was carried by the following vote :

AYES—Messrs.

Abraham,	Dickson,	Hickman,	Rhodes,
Adams,	Dickenson,	Jackson,	Ringo,
Anderson (Knox),	Donnell,	Johns,	Rubey,
Anderson (Liv'ston),	Dougherty,	Killam,	Russ,
Bishop,	Evans,	Kurtz,	Russell,
Bradford,	Eubank,	Liles,	Sanders,
Brandom,	Faris (Pemisicot),	McCrary,	Scott (Monroe),
Carnes,	Ferguson (Lafayette),	McIntyre,	Skaggs,
Coffman,	Ferguson (St. Clair),	McLinn,	Smith (Pike),
Collier,	Fogle,	McRoberts,	Smith (St. Louis),
Coppage,	Fraser,	Mabrey,	Turner,
Cook,	Greer,	Martin,	Underwood,
Coots,	Gristy,	Mayo,	Via,
Coulter,	Guinn,	Medley,	Ward,
Cowgill,	Harlan,	Neff,	Webb,
Crouch,	Harrel,	Nolan,	Weinhold,
Dalton,	Hawkins (Dunklin),	Parker (St. Louis),	Wells,
Davidson,	Hawkins (St. Louis),	Patrick,	Zimmerman,
Davis (Buchanan),	Hays,	Perkinson,	Mr. Speaker—78.
Davault,	Hess,		

NOES—Messrs.

Amelung,	Dunn,	Kerwin,	Reynolds,
Aydeltott,	Earnest,	Lamb,	Ryan,
Baare,	George,	Lane,	Scott (Wright),
Banks,	Hawkins (Miller),	Lee,	Skidmore,
Bennett,	Hendrickson,	McCullah,	Stafford,
Boisseau,	Billar,	McHenry,	Stuart,
Bulla,	Hynes,	Matthews,	Terry,
Carter,	Julian,	Miller (Moniteau),	Thomas,
Church,	Kelley,	Miller (Webster),	Tubbs,
Conn,	Kenamore,	Mueller,	Weeks,
Davis (Henry),	Kenney,	Murphy,	Woods,
Donelan,	Kerr,	Odneal,	Wurdeman—49.
Dundas,			

Absent—Messrs.

Davissan,	Florea,	Owen,	Sullivan,
Eaton,	Hughes,	Parker (Johnson),	Walsh—11.
Farris (Ray),	Luis,	Shearlock,	

Absent with leave—Mr. Lyman.

Sick—Mr. Crowe.

Mr. Lee offered the following resolution :

Resolved, That a committee of five be appointed by the Speaker to go to Columbia and examine into the present condition of the University and ascertain the probable cost of rebuilding.

Which was read.

Mr. Stuart offered the following amendment :

Amend : " And investigate eligibility of Columbia as a proper place for the State University ; "

Which was read.

Mr. Crouch offered the following amendment to the amendment :

Amend by giving the committee the right to visit other towns now bidding for the University site and view the same, collecting all information possible to lay before this body ;

Which was read.

Mr. Coots moved the previous question ;

Which was lost.

Mr. Gristy moved to lay the amendment on the table ;

Which was carried.

Mr. Liles, from the Committee on Clerical Force, submitted the following report :

MR. SPEAKER: Your Committee on Clerical Force, under the resolution of the House, have examined into the matter of clerical force required, and beg leave to recommend that the following number of clerks and employes be allowed to be appointed by the heads of the respective departments :

On the Chief Clerk's staff: 7 clerks, including 2 reading clerks, 1 postal clerk and 3 pages.

On the Engrossing Clerk's staff, 1 clerk.

On the Enrolling Clerk's staff, 1 clerk.

On the Doorkeeper's staff, 4 assistants.

We further recommend that the Speaker of the House be allowed one page, and that the following committees be allowed one clerk each, to be appointed by the respective chairmen: Accounts, Congressional and Senatorial Apportionment, Judicial Districts.

Which was read.

Mr. Carnes offered the following amendment :

Resolved, To amend committee report on clerical force by increasing the Chief Clerk's force to 15 and the Doorkeeper's force to 15 ;

Which was read.

Mr. Faris of Pemiscot offered the following amendment to the amendment :

Amend by striking out all that part of the report that relates to the force of the Chief Clerk, and substitute in lieu thereof the following :

Eight Journal clerks.

Two Reading clerks.

One Minute clerk.

One Docket clerk.

One Bill and Stationery clerk.

One Printing clerk.

One Postmaster clerk.

Four Pages.

One Janitor and Night-watchman.

Which was read.

Mr. Hiller moved the previous question ; which was carried.

The question being on the amendment to the amendment, it was lost.

The question being on the amendment, it was lost.

Mr. Ryan moved to refer report to a special committee of five, to be appointed by the Speaker ; which was lost.

The question recurring on the report, it was adopted.

Mr. Russ, from the committee appointed to draft resolutions on the death of Hon. T. C. Fulkerson, submitted the following report :

To the House of Representatives of the Thirty-sixth General Assembly of the State of Missouri :

Your committee, to whom was referred the subject of the death of Hon. T. C. Fulkerson, of Newton county, a late member of this Assembly, have discharged the duty assigned them, and beg leave to report that the Hon. Thomas C. Fulkerson was taken sick while in the discharge of his duties here, returned to his home at Harmony, Newton county, and after a few days' illness, died on the second day of April, 1891.

We offer for your consideration the following resolutions :

Resolved, That we have learned with painful regret of the death of Hon. T. C. Fulkerson, a member of this body.

Resolved, That the Chief Clerk be requested to communicate these resolutions to the Senate.

Resolved, that the Chaplain of this Assembly be requested to deliver a memorial discourse in this hall on the occasion of the decease of Hon. Thomas C. Fulkerson, on Sabbath, the 21st inst., at 3 o'clock p. m.

Resolved, That a copy of these resolutions be forwarded to the family of the deceased.

OLIVER P. RUSS,
JAS. W. UNDERWOOD,
A. L. SCOTT,
Committee.

Which was read and adopted.

Mr. Gristy introduced House bill No. 1, entitled

An act to divide the State of Missouri into congressional and electoral districts;

Which was read first time.

Mr. Turner introduced House bill No. 2, entitled

An act to apportion the State of Missouri into representative districts, and to provide for the representation thereof;

Which was read first time.

Mr. Turner introduced House bill No. 3, entitled

An act to divide the State into congressional districts;

Which was read first time.

Mr. Church introduced House bill No. 4, entitled

An act to cede to the United States jurisdiction over the military post and reservation of Jefferson Barracks;

Which was read first time.

Mr. Tubbs introduced House bill No. 5, entitled

An act to divide the State into congressional districts;

Which was read first time.

Mr. Coots introduced House bill No. 6, entitled

An act to divide the State of Missouri into fifteen congressional districts, and to provide for the election of one representative in Congress from each district;

Which was read first time.

Mr. Collier introduced House bill No. 7, entitled

An act to amend sections 2343, 2353 and 2356 of chapter 37 of the Revised Statutes of 1889, and by adding a new section creating the Fifteenth congressional district;

Which was read first time.

Mr. Kerr introduced House bill No. 8, entitled

An act to amend section 6667, article 2, chapter 100, Revised Statutes of the State of Missouri, fixing the number of Representatives in the Legislature and apportioning among the different counties of the State;

Which was read first time.

Mr. Hynes introduced House bill No. 9, entitled

An act to amend sections 2343, 2353, 2355 and 2356 of chapter 37 of the Revised Statutes of 1889, and by adding a new section thereto creating the Fifteenth congressional district;

Which was read first time.

Mr. Perkinson introduced House bill No. 10, entitled

An act to divide the State of Missouri into congressional districts;

Which was read first time.

The Speaker submitted the following

COMMITTEE ON JUDICIAL CIRCUITS :

- | | |
|-----------------------|----------------------------|
| 27—Fogle, | 15—Cook, |
| 1—McIntyre, | 16—Davidson, |
| 2—McCrary, | 17—Brandom, |
| 3—Medley, | 18—Kennamore, |
| 4—Anderson of Knox, | 19—Mueller of St. Charles, |
| 5—Coots, | 20—Zimmerman, |
| 6—Carnes, | 21—Mayo, |
| 7—McLin, | 22—Dundas, |
| 8—Nolan of St. Louis, | 23—Hawkins of Dunklin, |
| 9—Tubbs, | 24—Patrick, |
| 10—Coffman, | 25—Ferguson of St. Clair, |
| 11—Evans, | 26—Ringo, |
| 12—Donelan, | 28—Hickman, |
| 13—Collier, | 29—Bishop, |
| 14—Bennett, | 30—McCullah. |

Which was read.

Mr. Aydelott moved that the House adjourn; which was carried.

THIRD DAY—FRIDAY, February 19, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by Rev. J. T. Trone.

Journal of yesterday read and approved.

Mr. Donnell offered the following resolution :

Resolved, That this House refuses to appropriate a single dollar for the rebuilding of the State University until a site has been agreed upon.

Which was read.

Mr. Baare reported sick.

Mr. Martin reported sick.

Mr. Coots moved to lay the resolution on the table.

The ayes and noes being demanded, the motion was lost by the following vote:

AYES—Messrs.

Abraham,	Davault,	Jackson,	Patrick,
Anderson (Knox),	Dunn,	Kerwin,	Perkinson,
Anderson (Liv'ston),	Evans,	Killam,	Ringo,
Baare,	Ferguson (Lafayette)	Kurtz,	Russ,
Bishop,	Fogle,	McCrary,	Smith (Pike),
Brandom,	Gristy,	McRoberts,	Underwood,
Church,	Gulnn,	Mabrey,	Via,
Coots,	Harlan,	Martin,	Webb,
Coulter,	Harrel,	Medley,	Weinhold,
Davidson,	Hess,	Parker (Johnson),	Wells—40.

NOES—Messrs.

Adams,	Carter,	Dickson,	Ferguson (St. Clair),
Amelung,	Coffman,	Dickenson,	Fraser,
Aydelott,	Collier,	Donnell,	George,
Banks,	Coppedge,	Dougherty,	Greer,
Bennett,	Cook,	Dundas,	Hawkins (Dunklin),
Bolsseau,	Crouch,	Earnest,	Hawkins (Miller),
Bradford,	Davis (Buchanan),	Eaton,	Hawkins (St. Louis),
Bulla,	Davis (Henry),	Eubank,	Hays,
Carnes,	Davison,	Faris (Pemiscot),	Hendrickson,

Hickman,	Liles,	Nolan,	Stafford,
Hiller,	McCullah,	Odneal,	Stuart,
Hynes,	McHenry,	Owen,	Terry,
Johns,	McLin,	Reynolds,	Thomas,
Julian,	Matthews,	Rhodes,	Tubbs,
Kelley,	Mayo,	Sanders,	Ward,
Kenney,	Miller (Moniteau),	Scott (Monroe),	Weeks,
Kerr,	Miller (Webster),	Scott (Wright),	Woods,
Lamb,	Mueller,	Shearlock,	Wurdeman,
Lane,	Murphy,	Skaggs,	Zimmerman,
Lee,	Neff,	Skidmore,	Mr. Speaker—80.

Absent—Messrs

Conn,	Florea,	Parker (St. Louis),	Smith (St. Louis),
Cowgill,	Hughes,	Rubey,	Sullivan,
Dalton,	Kenamore,	Russell,	Turner,
Donelan,	Luis,	Ryan,	Walsh—18.
Farris (Ray),	McIntyre,		

Absent with leave—Mr. Lyman.

Sick—Mr. Crowe.

Mr. Faris of Pemiscot offered the following amendment to the resolution :

Amend by striking out the words "until a location is decided upon," and insert in lieu thereof the words "until power is given to the General Assembly to consider at this session the question of removal and relocation;"

Which was read.

Mr. Hays offered the following amendment to the amendment :

Resolved, That the cause of education should not suffer from the burning of the State University; that it is the desire of the people to replace the same with a building fire-proof in its construction, and of such architecture and design as will be a credit to the State and the cause of education; that such building should be erected at some point central, healthy and accessible; that in the opinion of this Assembly it would be conducive to the cause of education to separate the University from the Agricultural College by erecting the University at some other point than Columbia.

Which was read.

Mr. Rubey moved to postpone action on the subject matter until Wednesday at 10 : 30 o'clock ;

Which was carried..

Mr. Wurdeman offered the following resolution :

Whereas, The brains and intelligence of the people, and of the Democratic party of the great State of Missouri, are generally recognized as centering in the Democratic State Central Committee; and

Whereas, It has been proclaimed throughout the State, and is generally understood, that said State Democratic Committee will soon assemble in the City of Jefferson for the purpose of preparing and formulating a plan to gerrymander the great State of Missouri into fifteen solid Bourbon districts; and

Whereas, In the interest of that spirit of economy so dear to every Democratic heart, it is necessary that such gerrymandering be done without delay; therefore, be it

Resolved, by the Thirty-sixth General Assembly of the State of Missouri, in extra session assembled, That the Chief Clerk of this House be requested to notify said Democratic State Central Committee that this House is now organized and ready to pass, without consideration, any gerrymandering measure in the interest of their party which they may in their wisdom be pleased to submit, and that we are ready to obey such further orders as they may deem meet and proper concerning the business of this extra session.

And be it further resolved, That we tender to the aforesaid State Central Committee our heartfelt thanks for their magnanimous offering of brains and intelligence to their brethren in this body when they discovered them to be unequal to perform the duties for which they were elected.

Which was read.

Mr. McLin moved to lay the resolution on the table; which was carried.

Mr. Davault offered the following resolution :

Resolved, That Prof. Woodward, of Washington University, be tendered the use of the Hall of Representatives in which to deliver a lecture on manual training in connection with higher education, on next Thursday evening at 7 o'clock, on which occasion the General Assembly are most respectfully invited to attend.

Which was read and adopted.

Mr. Davisson offered the following resolution :

Resolved, That this House respectfully request the Governor to issue a proclamation giving the General Assembly power to consider the question of relocating the State University.

Which was read.

Mr. Ward offered the following substitute :

Resolved, That the Speaker appoint a committee on location of University, consisting of five members, to whom shall be referred all bills, resolutions, etc., pertaining to the location of the State University, and who shall receive propositions from the different cities desiring to obtain its location, and also consider all matters connected with the location of the University, and report to the House at the earliest day practicable.

Which was read.

Mr. Parker of St. Louis offered the following amendment to substitute :

Resolved, That the Attorney-General be requested to give this body his opinion on the question of its power, in considering the removal of the University from its present location.

Which was read.

The morning hour having expired, the regular order was called for.

House bill No. 1 was taken up, read second time and Referred to Committee on Congressional Districts.

House bill No. 2 was taken up, read second time and Referred to Committee on Congressional Districts.

House bill No. 3 was taken up, read second time and Referred to Committee on Congressional Districts.

House bill No. 4 was taken up, read second time and Referred to Committee on Judiciary.

House bill No. 5 was taken up, read second time and Referred to Committee on Congressional Districts.

House bill No. 6 was taken up, read second time and Referred to Committee on Congressional Districts.

House bill No. 7 was taken up, read second time and Referred to Committee on Congressional Districts.

House bill No. 8 was taken up, read second time and Referred to Committee on Congressional Districts.

House bill No. 9 was taken up, read second time and Referred to Committee on Congressional Districts.

House bill No. 10 was taken up, read second time and Referred to Committee on Congressional Districts.

Mr. Davisson introduced House bill No. 11, entitled

An act to divide the State into fifteen Congressional districts, and to repeal sections 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, of chapter 37, Revised Statutes of 1889, of the State of Missouri;

Which was read first time.

Mr. Davisson moved to print 300 copies of House bill No. 11 for the information of the House;

Which was lost.

Mr. Smith of Pike introduced House bill No. 12, entitled

An act to divide the State of Missouri into fifteen congressional and electoral districts;

Which was read first time.

Mr. Collier moved that the House adjourn;

Which was carried.

FOURTH DAY—SATURDAY, February 20, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of yesterday read and approved.

The resolution offered by Mr. Davisson yesterday asking the Governor to issue his proclamation regarding the University of Missouri was taken up.

The question being on the amendment offered by Mr. Parker of St. Louis, by unanimous consent the amendment was withdrawn.

Mr. Hynes moved that the entire subject-matter be made a special order for Thursday, at 10:30 o'clock;

Which was lost.

Mr. Anderson of Knox moved that the amendment and resolution be referred to the Committee on Judiciary;

Which was lost.

Mr. Rubey offered the following substitute:

Resolved, That the Governor be requested to give to this House, at his earliest convenience, his opinion as to whether, or not this body has under his call the right to consider the question of locating or relocating the State University.

Which was read.

Mr. Gristy moved the previous question; which was lost.

The morning hour having expired and regular order being called for,

Mr. Davisson moved to suspend the rules;

Which was lost.

Mr. Turner, from the Committee on Congressional Districts, submitted the following report:

MR. SPEAKER: Your Committee on Congressional and Representative Districts, to whom was referred House bill No. 2, entitled

An act to apportion the State of Missouri into representative districts and to provide for the representation thereof,

Beg leave to report that they have carefully considered the same, and recommend that the same do pass;

Which was read and 300 copies of the bill ordered printed for information of the House.

House bill No 11 was taken up, read second time and Referred to Committee on Congressional Districts.

House bill No. 12 was taken up, read second time and Referred to Committee on Congressional Districts.

Mr. Davidson introduced House bill No. 13, entitled
An act to redistrict the State into judicial circuits;
Which was read first time.

Mr. Turner offered the following resolution:

Resolved, That in view of the extraordinary amount of clerical labor required to be performed by the Committee on Congressional Districts, and the fact that said committee is equal in number to three standing committees, the said Committee on Congressional Districts is hereby empowered to employ an additional clerk.

Which was read and adopted.

Mr. Thomas offered the following resolution:

Whereas, Next Monday being the anniversary of the birth of Washington, "the father of his country," and therefore a National holiday; therefore,

Resolved, That the Adjutant-General be instructed to fire the usual salute of thirteen guns from Capitol hill at noon on that day; and

Resolved, That when this House adjourns, it adjourn until 2 o'clock p. m. next Tuesday.

Which was read and adopted.

Mr. Parker of St. Louis presented memorial from the St. Louis Alumni Society regarding the State University; which was
Referred to Committee on University.

Mr. Smith of Pike introduced joint and concurrent resolution
No. 1:

Resolved, That the Speaker of the House appoint a committee of three to wait upon the Governor, and request him to send a special message to the General Assembly, authorizing us to act upon the removal of the university; and

Resolved, That we ask the Senate to appoint a similar committee to act with the House committee.

Which was read first time.

Mr. Fogle offered the following resolution:

Resolved, That the Committee on Judicial Circuits be allowed an additional clerk.

Which was read and adopted.

Mr. Hays offered the following resolution:

Resolved, The Doorkeeper be allowed an additional force of three men, making his force seven men instead of four.

Which was read.

Mr. Hiller moved that the resolution be referred to the Committee on Clerical Force;

Which was carried.

Mr. Tubbs offered the following resolution:

Whereas, The Congress of the United States did in the month of June, 1777, adopt a national emblem consisting of thirteen alternate red and white stripes, with a blue field in the upper left corner, upon which blue field were placed white stars corresponding in number to the number of states in the Federal Union; and

Whereas, Said emblem is now known throughout the civilized nations of the world as the American flag; and

Whereas, by proclamation of the President of the United States dated August 10, 1821, in pursuance of an act of Congress approved March 6, 1820, providing for the formation of a state government for the territory of Missouri, the said territory of Missouri did on the 10th day of August, 1821, in consequence of said act of Congress and the aforesaid proclamation of the President of the United States, become a full member of the American Union, with all the rights and privileges appertaining to the different states in the Federal compact; and

Whereas, The State of Missouri has since that time increased in population, wealth and intelligence, until she now occupies the fifth place in the grandest and most glorious nation upon which the sun has ever shone, in which every man is heir apparent to the throne and every woman is a queen; and

Whereas, We are all justly proud of the high eminence to which our native and adopted State has attained in the Federal Union; and

Whereas, The Legislature of the great State of Missouri (the fifth in the American Union) is now met in extraordinary session by virtue of a proclamation ordered to be made by David R. Francis, Governor of the State of Missouri, and promulgated by A. A. Lesueur, Secretary of State, and bearing date January 16, 1892; and

Whereas, There is now no flag, emblem, ensign or other design displayed from the capitol building in which this Legislature is met, whereby persons not otherwise informed may be made aware that Missouri forms an integral part of the great American nation; therefore,

Resolved, That the Commissioner of the Permanent Seat of Government be and he is hereby directed to procure an American flag of the regulation pattern, and consisting of thirteen alternate red and white stripes, with a blue field in the upper left corner, upon which blue field there shall be situated forty-four white stars, representing the forty-four states of the Union, and to have the same displayed from some conspicuous part of this building during each day that this Legislature shall remain in session, and the 22d day of February, 1892.

Which was read.

Mr. Eaton moved to dispense with the reading of the resolution; which was lost.

Mr. Fogle moved to postpone the resolution indefinitely.

The ayes and noes being demanded, the motion was lost by the following vote:

AYES—Messrs.

Abraham,	Davidson,	Harlan,	Lyman,
Adams,	Davis (Buchanan),	Hawkins (Dunklin),	McRoberts,
Banks,	Davis (Henry),	Hess,	Mabrey,
Bishop,	Dickson,	Hickman,	Ringo,
Bradford,	Dickenson,	Jackson,	Sanders,
Brandom,	Dougherty,	Killam,	Shearlock,
Coffman,	Eaton,	Lee,	Thomas,
Collier,	Eubank,	Liles,	Zimmerman—34.
Coulter,	Fogle,		

NOES—Messrs.

Amelung,	Faris (Pemiscot),	Kerr,	Rhodes,
Anderson (Liv'ston),	Ferguson (Lafayette),	Kerwin,	Rubey,
Andelott,	Ferguson (St. Clair),	Lamb,	Russ,
Bennett,	Florea,	Lane,	Russell,
Boisseau,	Fraser,	McCrary,	Scott (Monroe),
Bulla,	George,	McCullah,	Scott (Wright),
Carnes,	Greer,	McHenry,	Skaggs,
Carter,	Gristy,	McIntyre,	Smith (Pike),
Church,	Gwinn,	McLin,	Stafford,
Conn,	Harrel,	Matthews,	Stuart,
Coppedge,	Hawkins (Miller),	Mayo,	Terry,
Cook,	Hawkins (St. Louis),	Medley,	Tubbs,
Coots,	Hays,	Miller (Moniteau),	Turner,
Crouch,	Hendrickson,	Miller (Webster),	Underwood,
Davisson,	Hiller,	Mueller,	Via,
Davault,	Hynes,	Neff,	Ward,
Donelan,	Johns,	Odneal,	Webb,
Donnell,	Jullan,	Owen,	Weeks,
Dundas,	Kelley,	Patrick,	Weinhold,
Dunn,	Kenamore,	Perkinson,	Woods,
Earnest,	Kenney,	Reynolds,	Mr. Speaker—85.
Evans,			

Absent—Messrs.

Anderson (Knox),	Kurtz,	Parker (St. Louis),	Sullivan,
Cowgill,	Luis,	Ryan,	Walsh,
Dalton,	Murphy,	Skidmore,	Wells,
Farris (Ray),	Nolan,	Smith (St. Louis),	Wurdeman—18.
Hughes,	Parker (Johnson),		

Sick—Messrs.

Baare,	Crowe,	Martin—3.
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Mr. Coots offered the following amendment:

Amend by striking out that part of the original resolution that requires the flag to be displayed during all the term of the entire extra session, and by inserting in lieu thereof the following: "That the U. S. flag be displayed from the dome of the capitol on Washington's birthday;"

Which was read.

Mr. Zimmerman offered the following substitute:

Resolved, That the Commissioner of Permanent Seat of Government display the American flag from the capitol building on February 22 next.

Which was read.

Mr. Dougherty offered the following amendment to the substitute:

Resolved, That the Commissioner of the Public Seat of Government be requested to display the American flag at some conspicuous place upon the State capitol during the special session of this Legislature.

Which was read and agreed to.

The question being on the substitute offered by Mr. Zimmerman, it was agreed to.

Mr. Dunn offered the following resolution:

Resolved, That President R. H. Jesse, of the State University, be invited to address the Legislature, and to give any information that may be desired in regard to the University, at 7 o'clock, Tuesday evening, February 23, in the Hall of the House of Representatives.

Which was read and adopted.

Mr. Coppedge offered the following resolution:

Resolved, That the Speaker of the House appoint a committee of five members to act in concert with a like committee from the Senate, whose duty it shall be to consider all bills relating to the redistricting of the State congressionally and judicially.

Which was read and laid over one day.

Mr. Lee offered the following resolution.

Whereas, The Assistant Chief Clerk is not overworked, and he can perform greater services; therefore, be it

Resolved, That the Assistant Chief Clerk be given full charge of the stationery room.

Which was read and adopted.

Mr. Ward offered the following resolution:

Resolved, That the Speaker appoint a committee on location of University, consisting of five members, to whom shall be referred all bills, resolutions, etc., pertaining to location of the State University, and who shall receive propositions from the different cities desiring to obtain its location, and also consider all matters connected with the location of the University, and report to the House at the earliest day practicable.

Which was read and laid over one day under the rules.

Mr. Rubey moved that the House adjourn;

Which was carried.

FIFTH DAY—TUESDAY, February 23, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottsman.

Journal of yesterday read and approved.

The substitute offered by Mr. Rubey to Mr. Davisson's resolution, pending at adjournment, was taken up.

Mr. Fogle moved to lay the substitute on the table;

Which was carried.

Mr. Davidson offered the following resolution:

Whereas, by the act of admission of the Federal Congress, tendering to Missouri the right of statehood, and by the ordinance of her people accepting the provisions thereof, we are enjoined and are in honor bound to establish and foster a seminary of learning; and

Whereas, by the act of the General Assembly approved Feb. 8, 1839, a board of commissioners was appointed to locate the University, and receive grants of land, and also bids from certain named counties and from the citizens thereof of such sums of money as might be offered to secure the location of the University; and

Whereas, in conformity to said act, the private citizens of Boone county did subscribe the sum of \$108,000, and the trustees of Columbia college did subscribe the college building and apparatus, valued at \$10,000, for the location of the University at Columbia, and that said bids being the highest and best bid offered, was accepted by said board, and in conformity with said contract the State University was located at Columbia; and

Whereas, by section 5, article 11 of the constitution, it is provided that the General Assembly shall, whenever the public school fund will permit and the actual necessity of the same may require, aid and maintain the State University now established; and

Whereas, by an act of the Thirty-sixth General Assembly there was appropriated about \$650,000 as an endowment fund to said University as established; and

Whereas, an emergency unforeseen has occurred, to wit, the destruction of the main building of said University by fire; and

Whereas, a question has arisen as to whether the building of said University shall be re-erected at Columbia, or the University be relocated at some other point than Columbia; therefore, be it

Resolved, That it is the sense of this Assembly that the State University of Missouri is established at Columbia, and that it is the duty of this Assembly to make proper provisions for the speedy erection of suitable and appropriate building or buildings at Columbia, to replace the one recently destroyed by fire; and be it further

Resolved, That this House does hereby instruct the Committee on Appropriations to report to this House, at as early a day as practicable, a bill appropriating a sufficient amount of money to erect said building or buildings.

Which was read.

Mr. Donelan moved that the resolution be made a special order for Thursday, at 10 o'clock.

Pending action on the motion to make special order, the morning hour expired and regular order was called for.

Mr. Mueller moved to suspend the rules;

Which was carried.

The question being on the motion to postpone, it was carried.

The following message was received from the Senate, through its Secretary, Mr. Gray:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed the Senate Senate bill No. 2, entitled
An act apportioning the State into representative districts ;
Title read and agreed to ; motion to reconsider tabled ;
In which the concurrence of the House is respectfully requested ;
Which was read.

Senate bill No. 2, entitled
An act apportioning the State into representative districts,
Was read first time.

House bill No. 13 was taken up, read second time and
Referred to Committee on Judiciary.

House joint and concurrent resolution No. 1 was taken up, read second time and
Referred to Committee on University.

Mr. Lee introduced House joint and concurrent resolution No. 2,
Requiring the curators of the State University to turn insurance money on the lately destroyed building into the State treasury.
Which was read first time.

Mr. Turner moved that House bill No. 2 be ordered engrossed and printed ;
Which was carried.

Mr. Lyman introduced House bill No. 14, entitled
An act to appropriate money for the payment of the mileage and per diem of the officers and members, and the contingent expenses of the extra session of the Thirty-sixth General Assembly ;
Which was read first time.

Mr. Smith of St. Louis introduced House bill No. 15, entitled
An act to divide the State into congressional districts ;
Which was read first time.

Mr. Crouch introduced House bill No. 16, entitled
An act to redistrict the State into congressional districts ;
Which was read first time.

Mr. Coots introduced joint and concurrent resolution No. 3,
Providing for the adjournment of the Thirty-sixth General Assembly *sine die* on the 10th day of March, 1892 ;
Which was read first time.

Mr. Smith of Pike offered the following resolution :

Whereas, It is important that the proceedings of the House be recorded promptly and accurately ; and

Whereas, The journal force allowed the Chief Clerk is evidently inadequate to the prompt discharge of the work they will have to do ; therefore be it
Resolved, That the Chief Clerk be allowed an increase of four to his force.

Which was read.

Mr. Lyman moved to refer to the Committee on Clerical Force :
Which was carried.

Mr. Boisseau introduced House bill No. 17, entitled
An act to divide the State into congressional and electoral districts ;

Which was read first time.

Mr. Stuart introduced joint and concurrent resolution No. 4,
Providing that the Legislature decline to take action in the matter of appropriating money to rebuild the State University until the General Assembly is vested with power to consider the relocation of the institution;

Which was read first time.

Mr. McIntyre offered the following resolution :

Whereas, At a late meeting of the special Committee on Clerical Force, a report was formulated by it and adopted by this body, giving the Chief Clerk five journal clerks, two reading clerks and one postmaster, thereby reducing his force from that of the regular session more than three-fourths; and

Whereas, This extra session is developing nearly if not quite as much work for the above force as the regular session; therefore, be it

Resolved, That there be added to the Chief Clerk's force five clerks, to be assigned by him to such duties as he may deem necessary.

Which was read.

Mr. Hiller moved to refer the resolution to the Committee on Clerical Force;

Which was carried.

Mr. Julian offered the following resolution :

Whereas, The Governor failed to include in his proclamation convening this extra session the subject of dividing the State into electoral districts; therefore, be it

Resolved, That this House respectfully request him to submit the matter to this General Assembly by special message.

Which was read.

Mr. Rubey moved to refer the resolution to Committee on Congressional Districts;

Which was carried.

Mr. Smith of Pike offered the following resolution :

Whereas, There seems to be great diversity of opinion as to the rearrangement of the judicial circuits, and many members are opposing changes which will interfere with accustomed business relations with neighboring counties; and

Whereas, An expression of the exact sense of this House with regard to the desire either to enlarge the circuits and salaries or to leave both in their present condition might be of great assistance to the Committee on Judicial Circuits; therefore, be it

Resolved, That in the judgment of this House it will be more satisfactory to the people at large, and consequently wiser and safer, not to disturb the present arrangement of the judicial circuits or the salaries of the judges any further than is necessary to equalize the work of the judges.

Which was read.

Mr. Lyman moved to refer the resolution to the Committee on Judicial Districts;

Which was carried.

Mr. Wurdeman moved that the House adjourn;

Which was carried.

SIXTH DAY—WEDNESDAY, February 24, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of yesterday read and approved.

Mr. Hynes presented petition from citizens of Howell county, praying for the removal of the State University to Clinton, Henry county, Mo.; which was

Referred to Committee on University.

Mr. George presented petition from citizens of Polk county, asking for the removal of the State University to Clinton, Henry county, Mo.; which was

Referred to Committee on University.

Mr. Abraham presented petition from citizens of Cass county, asking for the removal of the University to Clinton, Henry county, Mo.; which was

Referred to Committee on University.

Mr. Ferguson of St. Clair presented petition from citizens of St. Clair county, asking for the removal of the State University to Clinton, Henry county, Mo.; which was

Referred to Committee on University.

Mr. Hiller presented petitions from citizens of Barton county, asking for the removal of the State University to Clinton, Henry county, Mo.; which were

Referred to Committee on University.

Mr. McCullah presented petitions from citizens of Stone county, asking for the removal of the State University to Clinton, Henry county, Mo.; which were

Referred to Committee on University.

Mr. Fraser presented petitions from citizens of Jasper county, asking for the removal of the State University to Clinton, Henry county, Mo.; which were

Referred to Committee on University.

Mr. McCrary presented petitions from citizens of Randolph county, asking for an appropriation and rebuilding of the State University at Columbia; which were

Referred to Committee on University.

Mr. Farris of Ray presented petition of voters and tax-payers of Ray county, asking for a liberal appropriation for the purpose of rebuilding, refitting and refurnishing the State University on the site selected by the commissioners who located the Missouri University in 1839; which was

Referred to Committee on University.

Mr. McHenry presented petitions from citizens of Christian county, asking for the removal of the State University to Clinton, Henry county, Mo.; which were

Referred to Committee on University.

Mr. Dundas presented petition from citizens of Benton county, asking for the removal of the State University to Clinton, Henry county, Mo.; which was

Referred to Committee on University.

Mr. Smith of Pike presented petitions from tax-payers of Pike county, favoring an appropriation and the rebuilding of the University at Columbia; which were

Referred to Committee on University.

Mr. Hendrickson presented petition from citizens of Bates county, asking for the removal of the State University to Clinton, Henry county, Mo.; which was

Referred to Committee on University.

Mr. Mueller presented petitions of tax-payers of St. Charles county, asking for the rebuilding of the University at Columbia; which were

Referred to Committee on University.

Mr. Scott of Wright presented petitions from citizens of Wright county, asking for the removal of the State University to Clinton, Henry county, Mo.; which were

Referred to Committee on University.

Mr. Harrel presented petitions from tax-payers of Clay county, asking a liberal appropriation and the rebuilding of the State University at Columbia; which were

Referred to Committee on University.

Mr. Collier presented petition from citizens of Shannon county, asking for the removal of the State University to Clinton, Henry county, Mo.; which was

Referred to Committee on University.

Mr. Evans presented petition from citizens and tax-payers of Linn county, asking for a liberal appropriation and the rebuilding of the University at Columbia; which was

Referred to Committee on University.

Mr. Farris of Ray presented petition from tax-payers of Ray county, asking for a liberal appropriation, and the rebuilding of the University at Columbia; which was

Referred to Committee on University.

Mr. Lee presented petitions from citizens of Carter county, asking to remain in the Twenty-third judicial circuit; which were

Referred to Committee on Judicial Circuits.

Mr. McLin presented petitions from citizens of Johnson county, asking for removal of the State University to Clinton, Henry county, Mo.; which were

Referred to Committee on University.

Mr. Lane presented petitions from tax-payers, asking for an appropriation and rebuilding of the State University at Columbia; which were

Referred to Committee on University.

Mr. Kenamore presented petition from citizens of Dent county, asking for the removal of the State University to Clinton, Henry county, Mo.; which was

Referred to Committee on University.

Mr. Cook presented petition from tax-payers of Lawrence county, asking for appropriation and the rebuilding of the State University at Columbia; which was

Referred to Committee on University.

Mr. Kurtz presented petition from tax-payers of Boone county, asking for an appropriation and the rebuilding of the State University at Columbia; which was

Referred to Committee on University.

Mr. Boisseau presented petition from citizens of Dade county, asking for removal of the State University to Clinton, Henry county, Mo.; which was

Referred to Committee on University.

Mr. Mayo presented petitions from citizens of Greene county, asking for removal of the State University to Clinton, Henry county, Mo.; which were

Referred to Committee on University.

Mr. Miller of Webster presented petition from citizens of Webster county, asking for the removal of the State University to Clinton, Henry county; which was

Referred to Committee on University.

Mr. Anderson of Knox presented petition from tax-payers of Knox county, praying for an appropriation for and the rebuilding of the University at Columbia; which was

Referred to Committee on University.

Mr. Ward introduced House joint and concurrent resolution No. 5, Asking authority of the Governor to remove, locate and separate the University and the Agricultural College;

Which was read first time.

Mr. Liles, from the Committee on Clerical Force, submitted the following report:

MR. SPEAKER: A majority of your Committee on Clerical Force, to whom were referred resolutions increasing the Doorkeeper's force and the Chief Clerk's force, beg leave to recommend the following increase:

Three journal clerks on the Chief Clerk's force.

Three additional assistants on the Doorkeeper's force.

Respectfully submitted.

R. P. LILES,
G. T. LEE,
T. W. MABREY.

Which was read.

The question being on the adoption of the report,

Mr. Hays asked for a division of the question.

The Speaker declaring the question susceptible of division, and the ayes and noes being demanded, the first division was adopted by the following vote:

AYES—Messrs.

Abraham,	Bulla,	Davidson,	Faris (Pemiscot),
Adams,	Carnes,	Davault,	Farris (Ray),
Anderson (Liv'ston)	Carter,	Dickson,	Ferguson (Lafayette)
Aydelott,	Church,	Donelan,	Ferguson (St. Clair),
Banks,	Conn,	Donnell,	Florea,
Bennett,	Cook,	Dougherty,	Fraser,
Bishop,	Coots,	Dunn,	Greer,
Boisseau,	Coulter,	Earnest,	Gwinn,
Bradford,	Crouch,	Eaton,	Harlan,
Brandom,	Dalton,	Evans,	Harrel,

Hawkins (Dunklin),	Kurtz,	Miller (Moniteau),	Smith (Pike),
Hawkins (Miller),	Lamb,	Miller (Webster),	Smith (St. Louis),
Hawkins (St. Louis),	Lane,	Neff,	Sullivan,
Hays,	Lee,	Nolan,	Terry,
Hendrickson,	Liles,	Odneal,	Tubbs,
Hess,	Luis,	Parker (Johnson),	Turner,
Hickman,	McCrary,	Perkinson,	Underwood,
Hiller,	McIntyre,	Rhodes,	Ward,
Hynes,	McLin,	Russ,	Webb,
Julian,	McRoberts,	Ryan,	Woods,
Kenamore,	Mabrey,	Sanders,	Wurdeman,
Kennedy,	Martin,	Shearlock,	Zimmerman,
Kerwin,	Matthews,	Skaggs,	Mr. Speaker—95.
Killam,	Mayo,	Skidmore,	

NOES—Messrs.

Anderson (Knox),	George,	McHenry,	Scott (Monroe),
Coffman,	Gristy,	Mueller,	Scott (Wright),
Collier,	Hughes,	Patrick,	Stafford,
Coppage,	Johns,	Reynolds,	Via,
Davis (Buchanan),	Kelley,	Ringo,	Weeks,
Dickenson,	Kerr,	Rubey,	Weinhold,
Dundas,	McCullah,	Russell,	Wells—29.
Fogle,			

Absent—Messrs.

Amelung,	Davis (Henry),	Owen,	Stuart,
Baare,	Eubank,	Parker (St. Louis),	Walsh—10.
Cowgill,	Lyman,		

Absent with leave—Messrs.

Davisson,	Thomas—2.
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Sick—Messrs.

Crowe,	Jackson,	Medley,	Murphy—4.
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Messrs. Murphy, Medley, Crowe and Jackson were reported sick.

Mr. Davisson was granted leave of absence indefinitely.

Mr. Thomas was granted leave of absence for one day.

House joint and concurrent resolution No. 2 was taken up, read second time and

Referred to Committee on Judiciary.

House joint and concurrent resolution No. 3 was taken up, read second time and

Referred to Committee on Judiciary.

House joint and concurrent resolution No. 4 was taken up, read second time and

Referred to Committee on University.

House bill No. 14 was taken up, read second time and

Referred to Committee on Appropriations.

House bill No. 15 was taken up, read second time and

Referred to Committee on Congressional Districts.

House bill No. 16 was taken up, read second time and

Referred to Committee on Congressional Districts.

House bill No. 17 was taken up, read second time and

Referred to Committee on Congressional Districts.

Senate bill No. 2 was taken up, read second time and

Referred to Committee on Representative Districts.

Mr. Webb offered the following resolution :

Resolved, That the Appropriation Committee be allowed a clerk.

Which was read and not adopted.

Mr. Ryan offered the following resolution :

Whereas, The State of Missouri has suffered great loss of property by fire in the burning of the State University at Columbia, Boone county, Missouri; and

Whereas, A large amount of State property in the city of Jefferson is not adequately protected against fire for the want of necessary fire protection upon the grounds belonging to the State; and

Whereas, Water-mains are laid on all the public streets surrounding the State buildings: therefore, be it

Resolved, That the Governor be requested by special message to request the General Assembly, now in session, to provide by act and appropriate money for the necessary number of fire-plugs, etc., to be erected for the proper protection of the State property.

Which was read and adopted.

Mr. Mayo introduced House bill No. 18, entitled

An act to divide the State into fifteen congressional districts;

Which was read first time.

As special order, the resolution offered by Mr. Donnell Friday was called up.

The question being on the amendment, Mr. Faris asked permission to withdraw it; which was granted.

The question being on the substitute, Mr. Hays asked permission to withdraw it; which was granted.

Mr. Hiller moved the previous question, and the ayes and noes being demanded, the motion was carried by the following vote :

AYES—Messrs.

Adams,	Earnest,	Kenamore,	Reynolds,
Amelung,	Eaton,	Kenney,	Rubey,
Aydellott,	Faris (Pemiscot),	Kerr,	Russ,
Banks,	Ferguson (Lafayette),	Lamb,	Russell,
Bennett,	Ferguson (St. Clair),	Lane,	Ryan,
Bishop,	Fraser,	Lee,	Sanders,
Boisseau,	George,	Luis,	Scott (Monroe),
Bradford,	Greer,	McCullah,	Scott (Wright),
Bulla,	Gwinn,	McHenry,	Shearlock,
Carnes,	Harrel,	McLin,	Skaggs,
Carter,	Hawkins (Dunklin),	McRoberts,	Skidmore,
Coffman,	Hawkins (Miller),	Martin,	Smith (St. Louis),
Collier,	Hawkins (St. Louis),	Matthews,	Stafford,
Conn,	Hays,	Mayo,	Terry,
Coppedge,	Hendrickson,	Miller (Moniteau),	Tubbs,
Coulter,	Hickman,	Miller (Webster),	Ward,
Davis (Henry),	Hiller,	Mueller,	Weeks,
Dickson,	Hughes,	Neff,	Woods,
Dickenson,	Hynes,	Nolan,	Wurdemean,
Donnell,	Johns,	Odneal,	Zimmerman,
Dougherty,	Julian,	Patrick,	Mr. Speaker—86.
Dundas,	Kelley,		

NOES—Messrs.

Abraham,	Davault,	Kerwin,	Rhodes,
Anderson (Knox),	Donelan,	Killam,	Ringo,
Anderson (Liv'ston),	Dunn,	Kurtz,	Smith (Pike),
Brandom,	Evans,	Liles,	Stuart,
Church,	Eubank,	Lyman,	Turner,
Cook,	Farris (Ray),	McCrary,	Underwood,
Coots,	Florea,	McIntyre,	Via,
Crouch,	Fogle,	Mabrey,	Webb,
Dalton,	Gristy,	Parker (Johnson),	Weinhold,
Davidson,	Harlan,	Perkinson,	Wells—42.
Davis (Buchanan),	Hess,		

Absent—Messrs.

Baare,	Owen,	Sullivan,	Walsh—6.
Cowgill,	Parker (St. Louis),		

Absent with leave—Messrs.

Davissan, Thomas—2.

Sick—Messrs.

Crowe, Jackson, Medley, Murphy—4.

The question recurring on the resolution, it was adopted by the following vote:

AYES—Messrs.

Adams,	Earnest,	Kenamore,	Ringo,
Amelung,	Eaton,	Kenney,	Rubey,
Banks,	Eubank,	Kerr,	Russ,
Bennett,	Faris (Pemiscot),	Lamb,	Ryan,
Boisseau,	Ferguson (St. Clair),	Lane,	Sanders,
Bradford,	Fraser,	Lee,	Scott (Monroe),
Bulla,	George,	Liles,	Scott (Wright),
Carnes,	Greer,	Luis,	Shearlock,
Carter,	Gwinn,	Lyman,	Skaggs,
Coffman,	Harrel,	McCullah,	Skidmore,
Collier,	Hawkins (Dunklin),	McHenry,	Smith (St. Louis),
Conn,	Hawkins (Miller),	McLin,	Stafford,
Coppedge,	Hawkins (St. Louis),	Martin,	Terry,
Coots,	Hays,	Matthews,	Tubbs,
Coulter,	Hendrickson,	Mayo,	Ward,
Dalton,	Hickman,	Miller (Moniteau),	Webb,
Davis (Henry),	Hiller,	Miller (Webster),	Weeks,
Dickson,	Hughes,	Mueller,	Weinhold,
Dickenson,	Hynes,	Neff,	Woods,
Donelan,	Johns,	Nolan,	Wurdeman,
Donnell,	Julian,	Patrick,	Zimmerman,
Dougherty,	Kelley,	Reynolds,	Mr. Speaker—89.
Dundas,			

NOES—Messrs.

Anderson (Knox),	Dunn,	Kerwin,	Perkinson,
Anderson (Liv'ston),	Evans,	Killam,	Rhodes,
Aydelott,	Farris (Ray),	Kurtz,	Russell,
Brandom,	Ferguson,	McCrary,	Smith (Pike),
Church,	Florea,	McIntyre,	Stuart,
Cook,	Fogle,	McRoberts,	Turner,
Crouch,	Gristy,	Mabrey,	Underwood,
Davidson,	Harlan,	Odneal,	Via,
Davis (Buchanan),	Hess,	Parker (Johnson),	Wells—37.
Davault,			

Absent—Messrs.

Abraham,	Bishop,	Owen,	Sullivan,
Baare,	Cowgill,	Parker (St. Louis),	Walsh—8.

Absent with leave—Messrs.

Davissan, Thomas—2.

Sick—Messrs.

Crowe, Jackson, Medley, Murphy—4.

The resolution offered by Mr. Ward Saturday, regarding the appointment of a University committee, was taken up.

Mr. Rubey offered the following substitute:

Resolved, That the Speaker appoint a committee consisting of one member from each Congressional district and one at large, which committee shall have charge of all matters pertaining to the location or relocation of the State University, receive propositions from the various cities in the State desiring said institution, examine into all legal questions, and report to this body at their very earliest convenience.

Which was read.

Mr. Davidson moved to postpone consideration until Friday at 10 o'clock;

Which was lost.

The question recurring on Mr. Rubey's substitute, it was agreed to.

Mr. Lyman offered the following resolution :

Resolved, That the Curators of the State University be and they are hereby respectfully requested to give to this House their opinion as to the best place in the State for the location of the University, and their reasons for such opinion.

Which was read.

Mr. Mueller moved to refer the resolution to the special University Committee ;

Which was carried.

Mr. Anderson of Knox submitted to the House his resignation as a member of the University Committee.

The Speaker appointed Mr. Stafford on the University Committee to fill the vacancy caused by the resignation of Mr. Anderson of Knox.

Mr. Kenamore moved that the House adjourn ;

Which was carried.

SEVENTH DAY—THURSDAY, February 25, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Rev. W. T. McClure.

Journal of yesterday read and approved.

Mr. Earnest offered the following resolution :

Whereas, The intention to rebuild the State University has been expressed by a large majority of the members of this House; and

Whereas, A site must be agreed upon for the erection of said University; therefore, be it

Resolved, That it is the sense of this House to locate the site of said University at some centrally located city or town in this State that makes the most liberal propositions for the benefit of the University.

Which was read.

Mr. Hynes moved to refer the resolution to the Committee on University ;

Which was carried.

Mr. Davidson offered the following resolution :

Whereas, At the opening work of the session, and before perfect organization had been effected, the following named gentlemen performed clerical work whose names are not now on the pay-roll, and who have received no compensation for their services :

Henry Ober, M. A. Rider, C. L. Fulkerson, Geo. W. Hunter and S. P. Dorman; also, the following as pages: Albert Caison, Robert Ballard and Richard Thomas; therefore,

Resolved, That the above named persons be compensated for their work at the rate allowed by statute for their respective duties for (3) days' time.

Which was read.

Mr. Dougherty moved to refer the resolution to the Committee on Clerical Force ;

Which was lost.

The question recurring on the resolution, it was adopted.

Mr. Neff presented memorial from tax-payers of Saline county, favoring the total separation of the State University and Agricultural College, not only as to locality, but also as to the management and supervision of said institution; which was

Referred to Committee on Appropriations.

Mr. Harlan presented petition from citizens of Callaway county, asking for an appropriation for and rebuilding of the State University at Columbia; which was

Referred to Committee on University.

Mr. George presented petition from citizens of Polk county, asking for the removal of the State University to Clinton, Henry county; which was

Referred to Committee on University.

Mr. Donelan presented petition from tax-payers of Buchanan county, asking for an appropriation for and rebuilding of the State University at Columbia; which was

Referred to Committee on University.

Mr. Underwood presented petition from tax-payers of Vernon county, asking for an appropriation for and rebuilding of the State University at Columbia; which was

Referred to Committee on University.

Mr. Turner presented petition from tax-payers of Clinton county, asking for an appropriation for and rebuilding of the State University at Columbia; which was

Referred to Committee on University.

Mr. Lee presented petition from citizens of Carter county, asking for the removal of the State University to Clinton, Henry county; which was

Referred to Committee on University.

Mr. Kurtz presented a memorial of the Alumni association of the State University; which was

Referred to Committee on University.

Mr. Davis of Henry presented petitions from citizens of Henry county, asking for the removal of the State University to Clinton; which were

Referred to Committee on University.

Mr. Davidson presented petition from citizens of Marion county, asking for the removal of the State University to Clinton, Henry county; which was

Referred to Committee on University.

Mr. Ward presented petition (by request) of citizens of Carter county, asking that the University be rebuilt where it can be easily reached, and requesting that Clinton, Henry county, be selected as the site; which was

Referred to Committee on University.

Mr. Davis of Henry presented petition from citizens of Henry county, asking for removal of the State University to Clinton, Henry county; which was

Referred to Committee on University.

Mr. Davis of Henry (by request) presented petition from Jackson county, asking for the removal of the State University to Clinton, Henry county; which was

Referred to Committee on University.

Mr. Lyman presented petition from tax-payers of Kansas City, asking for an appropriation for and the rebuilding of the State University at Columbia; which was

Referred to Committee on University.

Mr. Wurdeman introduced House bill No. 19, entitled
An act to increase the pay of circuit judges by providing for the
traveling expenses of circuit judges;
Which was read first time.

House bill No. 18 was taken up, read second time and
Referred to Committee on Congressional Districts.

House joint and concurrent resolution was taken up, read second
time and
Referred to Special Committee on University.

Mr. Lyman, from the Committee on Appropriations, submitted the
following report:

MR. SPEAKER: Your Committee on Appropriations, to whom was
referred House bill No. 14, entitled

An act to appropriate money for the payment of the mileage and
per diem of the officers and members, and the contingent expenses of
the extra session of the Thirty-sixth General Assembly,

Beg leave to report that they have carefully considered the same,
and recommend that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Farris of Ray, from the Committee on Judiciary, submitted the
following report:

MR. SPEAKER: Your Committee on Judiciary, to whom was re-
ferred House bill No. 4, entitled

An act to cede to the United States jurisdiction over the mili-
tary post and reservation of Jefferson Barracks,

Beg leave to report that they have examined the same and recom-
mend that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Hughes, from the Committee on Engrossed Bills, submitted the
following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to whom was
referred House bill No. 2, entitled

An act to apportion the State of Missouri into representative dis-
tricts, and to provide for the representation thereof,

Beg leave to report that they have examined same and find the
same truly engrossed, and that the printed copy furnished the members
is correct;

Which was read.

Mr. Turner moved that House bill No. 2 be taken up, read at length
the third time and put upon its passage;

Which was carried.

Messrs. Bulla and Stuart were reported sick.

Mr. Ringo was granted leave of absence for one day.

House bill No. 2, entitled

An act to apportion the State of Missouri into representative dis-
tricts, and to provide for the representation thereof,

Was taken up, read at length the third time and passed by the fol-
lowing vote:

A YES—Messrs.

Abraham,	Dickenson,	Johns,	Parker (Johnson).
Adams,	Donnell,	Julian,	Patrick,
Amelung,	Dougherty,	Kelley,	Perkinson,
Anderson (Knox),	Dundas,	Kenamore,	Reynolds,
Anderson (Liv'ston),	Dunn,	Kenney,	Rhodes,
Aydelott,	Earnest,	Kerr,	Rubey,
Banks,	Eaton,	Kerwin,	Russ,
Bennett,	Evans,	Killam,	Russell,
Bishop,	Eubank,	Kurtz,	Ryan,
Boisseau,	Faris (Pemisnot),	Lamb,	Sanders,
Bradford,	Farris (Ray),	Lane,	Scott (Monroe),
Brandom,	Ferguson (Lafayette),	Lee,	Scott (Wright),
Carnes,	Ferguson (St. Clair),	Liles,	Skaggs,
Carter,	Fogle,	Luis,	Skidmore,
Church,	Fraser,	Lyman,	Smith (Pike),
Coffman,	George,	McCrory,	Smith (St. Louis),
Collier,	Greer,	McCullah,	Stafford,
Conn,	Gristy,	McHenry,	Terry,
Coppedge,	Gwinn,	McIntyre,	Thomas,
Cook,	Harlan,	McLin,	Tubbs,
Coots,	Harrel,	McRoberts,	Turner,
Coulter,	Hawkins (Dunklin),	Mabrey,	Underwood,
Cowgill,	Hawkins (Miller),	Martin,	Via,
Crouch,	Hawkins (St. Louis),	Matthews,	Ward,
Crowe,	Hays,	Mayo,	Webb,
Dalton,	Hendrickson,	Miller (Moniteau),	Weeks,
Davidson,	Hess,	Miller Webster,	Weinhold,
Davis (Buchanan),	Hickman,	Mueller,	Wells,
Davis (Henry),	Hiller,	Neff,	Woods,
Davison,	Hughes,	Nolan,	Wurdeman,
Davault,	Hynes,	Odneal,	Zimmerman,
Dickson,	Jackson,	Owen,	Mr. Speaker—128.

Absent—Messrs.

Donelan,	Parker (St. Louis),	Sullivan,	Walsh—6.
Florea,	Shearlock,		

Absent with leave—Mr. Ringo.

Sick—Messrs.

Baare,	Medley,	Murphy,	Stuart—5.
Bulla,			

Mr. Turner moved to reconsider the vote by which the bill passed, and to lay that motion on the table;

Which was carried.

Mr. Davidson called up his resolution offered Tuesday, and made a special order for 10 o'clock to-day.

Mr. Coots moved to refer the resolution to the Special Committee on University.

Mr. Hiller moved the previous question;

Which was carried.

The question being on the motion to refer to the Special Committee on University, it was carried.

Mr. Kurtz, from the Committee on University, submitted the following report:

MR. SPEAKER: Your Committee on University, to whom was referred House joint and concurrent resolution No. 1, entitled

Joint and concurrent resolution calling upon the Governor to give the General Assembly power to act upon the removal of the University,

Beg leave to report that they have carefully considered the same, and submit a substitute therefor, and recommend that the substitute do pass;

Which was read, and 300 copies of the substitute ordered printed as adopted.

Mr. Davidson moved to reconsider the vote by which his resolution was referred to the Committee on University.

Mr. Terry moved to lay Mr. Davidson's motion on the table ;
Which was carried.

Mr. Collier moved to adjourn ;
Which was carried.

EIGHTH DAY—FRIDAY, February 26, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottsman.

Journal of yesterday read and approved.

Mr. Miller of Moniteau offered the following resolution :

Resolved, That when the House adjourns to-day, it adjourn until next Monday at 2 o'clock p. m.

Which was read.

Mr. Coots moved to lay the resolution on the table ;
Which was lost.

Mr. Jackson was granted leave of absence for two days.

Mr. Donelan was granted leave of absence for one week.

Mr. Hawkins of Miller was reported sick.

Mr. Coots offered the following amendment to the resolution :

Amend by inserting the words "at 10 o'clock a. m. to-morrow ;"

Which was read.

The ayes and noes being demanded, the amendment was agreed to by the following vote:

AYES—Messrs.

Adams,	Dundas,	Lamb,	Russ,
Anderson (Knox),	Dunn,	Liles,	Shearlock,
Anderson (Liv'ston),	Eubank,	McCrary,	Skaggs,
Banks,	Ferguson (Lafayette)	McHenry,	Smith (Pike),
Bennett,	Ferguson (St. Clair),	McLin,	Stafford,
Bishop,	Fraser,	McRoberts,	Terry,
Bolseau,	Gristy,	Mabrey,	Tubbs,
Brandom,	Gwinn,	Matthews,	Turner,
Coffman,	Harrel,	Mayo,	Underwood,
Coppege,	Hendrickson,	Neff,	Via,
Cook,	Hess,	Odneal,	Ward,
Coots,	Hickman,	Owen,	Webb,
Crouch,	Hiller,	Patrick,	Weeks,
Crowe,	Hughes,	Perkinson,	Wells,
Davidson,	Johns,	Reynolds,	Woods,
Dickson,	Kenney,	Rhodes,	Zimmerman—67.
Dickenson,	Killam,	Ringo,	

NOES—Messrs.

Abraham,	Carter,	Davissou,	Evans,
Amelung,	Church,	Davault,	Faris (Pemiscot),
Aydelott,	Cellier,	Donnell,	Farris (Ray),
Bradford,	Conn,	Dougherty,	Florea,
Bulla,	Coulter,	Earnest,	Fogle,
Carnes,	Davis (Buchanan),	Eaton,	George,

Greer,	Kerwin,	Miller (Moniteau),	Scott (Wright),
Hawkins (Dunklin),	Kurtz,	Miller (Webster),	Skidmore,
Hawkins (St. Louis),	Lane,	Mueller,	Smith (St. Louis)
Hays,	Lee,	Parker (Johnson),	Stuart,
Hynes,	Luis,	Parker (St. Louis),	Sullivan,
Julian,	Lyman,	Rubey,	Thomas,
Kelley,	McCullah,	Russell,	Weinhold,
Kenamore,	Martin,	Ryan,	Mr. Speaker—59.
Kerr,	Medley,	Sanders,	

Absent—Messrs.

Baare.	Davis (Henry),	Nolan,	Walsh,
Cowgill,	Harlan,	Scott (Monroe),	Wurdeman—10.
Dalton,	McIntyre,		

Absent with leave—Messrs.

Donelan,	Jackson—2.
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Sick—Messrs.

Hawkins (Miller),	Murphy—2.
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The question being on the adoption of the resolution as amended,
Mr. Rubey moved to lay the resolution on the table.

The ayes and noes being demanded, the motion to table was carried
by the following vote :

A YES—Messrs.

Abraham,	Donnell,	Lane,	Reynolds,
Amelung,	Dougherty,	Lee,	Rubey,
Aydellott,	Dundas,	Luis,	Russell,
Banks,	Faris (Pemisot),	Lyman,	Sanders,
Bradford,	Farris (Ray),	McCrary,	Scott (Wright),
Bulla,	Florea,	McCullah,	Skidmore,
Carnes,	Fogle,	Mabrey,	Smith (Pike),
Carter,	George,	Martin,	Smith (St. Louis),
Church,	Hawkins (Dunklin),	Mayo,	Stuart,
Collier,	Hawkins (St. Louis),	Miller (Moniteau),	Sullivan,
Conn,	Hays,	Miller (Webster),	Terry,
Coulter,	Hess,	Mueller,	Thomas,
Crowe,	Hiller,	Odneal,	Webb,
Davis (Buchanan),	Hynes,	Owen,	Weinhold,
Davis (Henry),	Kelley,	Parker (Johnson),	Wurdeman,
Davisson,	Kerwin,	Patrick,	Mr. Speaker—65.
Davault,			

NOES—Messrs.

Adams,	Dunn,	Johns,	Ringo,
Anderson (Knox),	Earnest,	Kenamore,	Russ,
Anderson (Liv'ston)	Eaton,	Kenney,	Scott (Monroe),
Bennett,	Evans,	Kerr,	Shearlock,
Bishop,	Eubank,	Killam,	Skaggs,
Boisseau,	Ferguson (Lafayette)	Kurtz,	Stafford,
Brandom,	Ferguson (St. Clair),	Lamb,	Tubbs,
Coffman,	Fraser,	Liles,	Turner,
Coppage,	Greer,	McHenry,	Underwood,
Cook,	Gristy,	McLin,	Via,
Coots,	Gwinn,	McRoberts,	Ward,
Crouch,	Harrel,	Matthews,	Weeks,
Davidson,	Hendrickson,	Neff,	Wells,
Dickson,	Hickman,	Perkinson,	Woods,
Dickenson,	Hughes,	Rhodes,	Zimmerman—60.

Absent—Messrs.

Baare,	Harlan,	Medley,	Ryan,
Cowgill,	Julian,	Nolan,	Walsh—11.
Dalton,	McIntyre,	Parker (St. Louis),	

Absent with leave—Messrs.

Donelan,	Jackson—2.
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Sick—Messrs.

Hawkins (Miller),	Murphy—2.
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Mr. Sanders offered the following resolution :

Resolved, That the Chief Clerk be and he is hereby directed to place upon the journal of this House the memorial address delivered by the Chaplain, Rev. W. M. Prottzman, on the death of the late Hon. Thos. C. Fulkerson, Representative from Newton county.

Which was read and adopted.

Memorial Discourse on the death of Hon. Thomas C. Fulkerson, Member of the House of Representatives of the Thirty-sixth General Assembly of the State of Missouri, by W. M. Prottzman, Chaplain, Feb. 21, 1892.

Something over 3,000 years ago, burdened with the weight of mortality, Job asked the question, "If a man die, shall he live again?"

The man dies, but his memory lives. Thus he lives in the recollection of those with whom he was connected in social relations.

Memorial services and honors—always creditable to humanity—have their origin in the early lights of civilization and the warmth of affectionate memory.

The millions of monuments sacred to the memory of the sleeping dust beneath them have their origin in the same honorable source.

That great draw-string of humanity—brotherly love—prompted the ancient soldier to cast a stone upon the grave of his dead chieftain before he left the battle-field. Gradually the heap became a monument, not only towering over the plain around that grave, but a sea-mark looked upon by the voyager out upon the distant waters.

The calendar history of all men is very simple. But upon this plain outline all men work out the chief end of their existence—human character. Reputation may be as evanescent as the shifting scenes of a dream, but character is the man forever and ever.

There is really but little interest in the duties and official titles of men, but the deeds achieved, the virtues matured, and the character developed, are the chief points of observation.

The dead lie before the living in observation of more charitable view than when living. "In the presence of death, the good man judges as he would be judged. He knows that men at best are only fragments of the great whole of the human family; that the greatest walk in shadows, and that faults and failures mingle with the lives of all."

HON. THOMAS C. FULKERSON,

Esteemed by a worthy and intelligent constituency, took his seat in the Thirty-sixth General Assembly of the State of Missouri, filling the responsible office of Representative of Newton county.

He was in the very vigor of robust manhood, of most excellent health, and in the forty-ninth year of his age.

Born in Sullivan county, Tennessee, he came with his parents to Missouri when in infancy. The facilities for acquiring education at Newtonia, the scene of his youth, though ordinarily good, were not equal to his genius and capacity for learning; and like the average American boy and future law-maker, he was self-sufficient because self-reliant.

He came up under the pressure of adversity, and rose by the American science of gaining by losses and rising by depressions.

Around the rude and rural school-house in those early days the mighty force of genius, with great thought in the very core of its soul, turned its very enemies into its allies, its assailants to its assistants, and its foes into its fortune.

What of knowledge Thomas Fulkerson knew, he learned; and what of wealth he possessed, he earned; and what of true character crowned his life, came from obedience to wise and affectionate parental instruction, and to moral and religious associations in social life.

Whilst civilization and high mental culture have their uses, they are not without their abuses.

Influences which smooth the pathway of youthhood only tend to soften the muscle and weaken the manly powers of resistance.

Thomas Fulkerson was no trellis-trained vine, lacking self-sustaining power.

He took hold of life with both hands, as a duty and a privilege, to labor for the best interests of all within the circle of his influence.

It has ever been fortunate for the future of the commonwealth of America that its destinies have been wielded by men who are conscious of their responsibilities and have the courage of their convictions. His convictions being religious, governed his life, making the right and the just thing the square and compass of his life.

These convictions made his life no uncertain record in the great conflict between the principles of good and evil which seem to be the heritage of humanity.

Guided by sound principles of morality and true Christian faith, to know him was to know his relation to this great conflict. And none, whether in high or low estate, can do better than he who puts his best thought, his highest and most mature convictions of right, into his life work.

Perfection is for God alone; and he deserves best of his fellow-men who follows with unfaltering courage where his most enlightened judgment leads. The religion of Thos. C. Fulkerson was that of the Redeemer and Savior of mankind—the man without a sin!

The most perfect character which has ever adorned the world, the embodiment of the most profound truths ever offered to the study of man, the purest precepts ever given for the government of the actions of mankind, the loftiest life and the sublimest death in all the history of the world—a religion fitly expressed by a union of mortal feelings with immortal hopes—a religion uniting all hearts into one in all doctrines essential to salvation, giving entire liberty of thought and action in all non-essentials; but in all things, charity.

The Christian religion is truly mirrored in your immortal Declaration and great Constitution of the Federal Union.

With its Bible, its Sabbath, its churches and its agencies for propagandism, it has taken a strong hold upon the popular faith of this country. It exists not simply as a religion in books and libraries, and known only to scholars and students, but as a living, acting and great social power among the people. It has made a deposit of itself alike in their heads and hearts, and is built into the very rising walls of the Great Republic.

It is in this respect that it is like the Constitution of the United States and the principles of Republican government, which, though written and formulated in definite statements, enactments, chapters, articles and sections, really exist in the convictions of the people, embosomed and imbedded in the very core of their hearts.

Clothed with the uplifting power of this faith, Thomas C. Fulkerson, the citizen of Missouri and Representative of Newton county, took his seat in this Hall of the Voice of the State.

Unassuming in possibilities, gentle, refined and courteous in manner, his desk seemed more humble than formidable.

But the great truth of the Divine Master spoke forth from his religion; the humble alone unbosoms the lofty, and greatness is greatest when it stoops the lowest.

He sat down in your presence as a citizen of the commonwealth, against whom no breath of reproach had ever been breathed.

With a character for moral honesty so high that slander could not reach it; a merit so modest that envy never assailed it; a public spirit so uniform that suspicion of self-interest never impugned it; a Christian consistency so unassuming that it escaped the sneers of the scoffer; a neighbor and factor in society whose moderation and wisdom, unmoved by partisan or sectional purposes, were doing much to heal the wounds and close the rents of estrangement between the two great sections of this indissoluble Union.

Of all the positions of public trust in a republic, that of a Representative is the most responsible. Its rank is above ordinary office, and is really a vocation, because the voice of the people. A legislative representative is the creator of light; an executive officer uses it. Executive work is simply the operating of the constitutional machinery which more skillful hands have constructed.

The construction of constitutions is to stand abreast of the greatest problem of the ages, and to take up the work of human government where the hand Almighty laid it down.

Human society is not only the component of antagonistic forces within, but also of adverse influences constantly exerted from without.

Government, although intended to protect and preserve society, has itself a strong tendency to abuse its powers, as all experience and almost every page of history testify.

The powers which it is necessary for government to possess in order to repress violence and preserve order cannot execute themselves. They must be administered by men in whom, like others, the individual are stronger than the social feelings. And hence the powers vested in them to prevent injustice and oppression on the part of others will, if left unguarded, be by them converted into instruments to oppress the rest of the community.

Government being ordained of God, there is no difficulty in its formation.

It is not even a matter of choice in social society whether there shall be one. Like breathing, it is not even dependent upon our volition.

To form a constitution which will completely counteract the tendency of government to oppression and abuse, and hold it strictly to the great ends for which it was ordained, has thus far exceeded human wisdom.

Who knows but that constitutional government is like the throne of the eternal one—something we may ever approach, but never reach.

This is the problem which the legislator has to confront, and this under the solemn conviction that justice is the key-note of the moral government of God, and all else is out of tune.

We should not be surprised that it has become far more important to know how to cast a ballot than a spear—how to fire a truth than a columbiad.

Even the very nature of law is a most profound study. It is useful only when it is stable, and to be perfect must be inflexible. If it yield to one, why not to another? Thus it would become as weak as the very human nature which it is designed to protect.

Just laws are no restraint upon the freedom of the good citizen; for the just man desires nothing with which the law will interfere.

The legislator should never forget that the glorious uncertainty of law has as much, if not more interest to its profession than its justice. There are millions in it!

The home and the nursery are our future law-makers. Hence the great philosopher said, "give me the nursery and I will make the laws of the State."

From such a home as this, Thomas C. Fulkerson came on the voice of the people to this legislative hall to deliberate with, and with you to act and enact for the best interests of the State. Discharging his duty faithfully here, esteemed by his associates, he returned to his family—loving wife and affectionate children—to die!

This was the joyful return of the loving husband and fond father, soon to be followed by the sadness of grief. The common lot of mankind; for since the world began it has been the fate of the high and the humble, the gifted and the gay, the brave and the beautiful, the loved and the lovely, to wither, fade, and die!

He died at his home in the town of Harmony, Newton county, on the 2d day of last April, at the age of forty-nine years—save one day. He enjoyed the blessing of the beautiful Oriental benediction—"may you die in your home!"

Such was his character in that home—the sweetness of his temper, the warmth of his heart, the glow of his fatherly presence, and the religious influence of his daily walk and conversation—that death put the light and warmth out of the sunshine there.

Here we must cease to speak and leave him to home, widow, and memory; for

"Recollection is the only friend
Which grief can call her own."

Consolation from the world's sympathy may ease an aching heart, but it cannot heal its wounds. Only from God and his angel Time can come the healing balm. And there are sorrows in the vale of tears that Time itself has no power to soothe—griefs that, like running streams, are forever deepening their channels.

We have walked with our brother to his sunset of life, and in the grave he has disappeared from mortal sight.

Is his life at an end now? Is it dispersed throughout the great universal All. Is this your destiny? "If a man die, shall he live again?" Let this question be answered by Christ himself. His dictates constitute the rudiments of sacred science, and they are to be acquiesced in as the reasons of duty and laws of faith. The resurrection of the body being the very keystone of christianity, Christ may be said to have labored out the proof of it till he brought it to a demonstration. In the science of theology the sayings of Christ are ultimate truths. "The hour is coming," said he, "and now is, when the dead shall hear the voice of the Son of God, and they that hear shall live."

Throughout the kingdom of nature, wherever an organ is found to exist, an assurance is given that, by and by, it will develop into the

perfection of its kind. Nor is this prophecy ever falsified. If we look into the great volume of nature, we find it to contain one vast and compact argument for the divine perfections. But deny to man a future state of existence, and the argument is flawed, and the character of God is impeached.

The most perfect human being is but an unfinished sketch of humanity—an organism of unknown and untold possibilities.

Unless then the divine hand-writing impressed upon man's nature be a forgery, we are warranted in the belief of his immortality.

"It must be so—Plato, thou reasonest well—
Else whence this pleasing hope, this fond desire,
This longing after immortality?
Or whence this secret dread and inward horror
Of falling into naught? Why shrinks the soul
Back on herself and startles at destruction?
'Tis the divinity that stirs within us;
'Tis heaven itself that points out a hereafter,
And intimates eternity to man."

I feel my immortality oversweeping all pains, all tears, all time, all fears, and peal like the eternal thunders of the deep into my ears this truth, thou shalt live forever.

Is death the round-up of all life? If so, then man's works are greater than man himself. Then this capital building is grander than its builder, and your laws more imperishable than the mind which enacted them.

Then are the liberty-inspiring words of the Declaration of American Independence greater, grander and sublimer than the author—Thomas Jefferson; and the Constitution of the Federal Union is more enduring than James Madison; the farewell address of Washington is but the last sound of a worn-out machine before it crumbles down to dust; and the honors which you this day, in the name of the great State of Missouri, pay to the memory of the Honorable Thomas C. Fulkerson, is but a childish error, for it is absurd to honor that which has no existence.

As to the application of the universal question—If a man die, shall he live again?—to Thomas C. Fulkerson, we answer, he shall!

There is a voice which sorrow hears,
When heaviest weighs life's galling chain;
'Tis Heaven that whispers, "Dry thy tears,
The pure in heart shall meet again."

Mr. Kurtz presented memorial from the Faculty of the State University; which was

Referred to Committee on University.

Mr. Odneal introduced joint and concurrent resolution No. 6,

Referring further action on rebuilding University to the Thirty-seventh General Assembly;

Which was read first time.

Mr. Harrel presented a remonstrance of citizens of Clay county against being annexed to the Fifth or Kansas City congressional district; which was

Referred to Committee on Congressional Districts.

Mr. Kerr presented petition from citizens and tax-payers of Hickory county, asking for the removal to and rebuilding of the State University at Clinton, Henry county; which was

Referred to Committee on University.

Mr. Lyman presented petition of tax-payers of Kansas City, asking for a liberal appropriation for and the rebuilding of the State University at Columbia; which was

Referred to Committee on University.

Mr. Lyman presented petition of teachers of Kansas City, asking for liberal appropriation for and rebuilding the State University at Columbia; which was

Referred to Committee on University.

Mr. Kurtz presented petition from the State University residents of Mississippi, asking a liberal appropriation for and the rebuilding of the State University at Columbia; which was

Referred to Committee on University.

Mr. Kurtz presented petition from graduates of the Missouri State University, residents of Fort Smith, Ark., asking for a liberal appropriation for and the rebuilding of the Missouri State University at Columbia; which was

Referred to Committee on University.

Mr. Davis of Henry presented resolutions of Missouri students at the University of Michigan; which were

Referred to Committee on University.

The Speaker presented a petition of the Mercantile club of St. Louis, praying for the passage of the Military Post bill; which was

Referred to Committee on Judiciary.

Mr. Stuart introduced House bill No. 20, entitled

An act entitled an act creating a commission to locate a site for a State University and authorizing the building of same;

Which was read first time.

House bill No. 19 was taken up, read second time and

Referred to Committee on Judiciary.

House bill No. 4 was taken up, ordered engrossed and printed.

Mr. Lyman moved that the House resolve itself into a Committee of the Whole for the consideration of House bill No. 14;

Which was carried.

Mr. Mabrey in the chair.

Mr. Mabrey, from the Committee of the Whole, submitted the following report:

MR. SPEAKER: Your Committee of the Whole House, to whom was referred House bill No. 14, entitled

An act to appropriate money for the payment of the mileage and per diem of the officers and members, and the contingent expenses of the extra session of the Thirty-sixth General Assembly,

Beg leave to report that they have considered the same, and recommend that it do pass;

Which was read.

Mr. Lyman moved that House bill No. 14 be ordered engrossed and printed;

Which was carried.

Committee substitute for House joint and concurrent resolution was taken up and ordered engrossed and printed.

The Speaker submitted the following Special Committee on University :

11th district—	Rubey.	8th district—	Sullivan.
1st	“ Dunn.	9th	“ Hawkins, of St. Louis.
2d	“ Perkinson.	10th	“ Donnell.
3d	“ Hughes.	12th	“ Hiller.
4th	“ Guinn.	13th	“ Kenney.
5th	“ Julian.	14th	“ Jackson.
6th	“ Bennett.	At large—	Ward.
7th	“ Aydelott.		

Which was read.

Mr. Fogle moved to adjourn until Monday at 2 o'clock p. m. ;

Which was carried.

NINTH DAY—MONDAY, February 29, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by Rev. W. T. McClure.

Journal of Friday read and approved.

Mr. Hiller offered the following resolution :

Resolved, That the Hon. J. L. Erwin be requested to address the General Assembly on the subject of "Road Improvement," in the hall of the House of Representatives on the night of March 1, at 7:30 o'clock.

Which was read and adopted.

Mr. Wurdeman was granted leave of absence for 3 days.

Mr. Hays offered the following resolution :

Be it resolved by the General Assembly, in extra session convened :

That it is the duty of this Assembly to take proper action to rebuild the State University lately destroyed by fire ; that said building should be fire-proof in its construction, and of the most approved architectural design, and central, healthy and accessible in its location.

Resolved, further, That this Assembly will place the State under no obligations (either actual or implied) to any locality by accepting gifts or donations of any kind whatever other than land sufficient for a suitable site for the erection of buildings and grounds for university purposes—said site to consist of not less than thirty nor more than sixty acres of suitable land for the above purposes ; said land to be returned to donors if ever abandoned for the purpose for which donated.

Which was read.

Mr. McLin moved to refer the resolution to Special Committee on University ;

Which was carried.

Mr. Faris of Pemiscot offered the following resolution :

Whereas, The Agricultural College was established in connection with the State University in 1871, and has utterly failed to subserve the ends meant to be attained ; and

Whereas, It is charged that the University has on account of this connection absorbed and diverted the income meant to be the sole property of the Agricultural College and arising out of lands donated thereto by the National government ; and

Whereas, There had been up to the year 1891 but twenty-two graduates from the Agricultural College since its foundation, and the tendency of their education in the Agricultural College has been to drive them away from the farm rather than to teach them to farm better ; and

Whereas, It is a fact that agricultural colleges in connection with State universities have as a rule failed to succeed ;

Whereas, The burning of the State University has rendered separation easy, feasible and comparatively cheap ; therefore

Resolved, That it is the sense of this House that the State University should be separated from the Agricultural College in space; and

Resolved, That the property remaining at Columbia and belonging to the State University shall be turned over to the Agricultural College, and that the University be removed and located elsewhere.

Which was read.

Mr. Crouch moved that the resolution be referred to the Special Committee on University.

The morning hour having expired, and pending motion to refer, regular order was called for.

Mr. Fogle, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judicial Circuits, to whom was referred House bill No. 13, entitled

An act to redistrict the State into judicial circuits,

Beg leave to report that they have examined the same, and recommend that the committee substitute do pass;

Which was read, the substitute agreed to, and 300 copies ordered printed.

Mr. Hughes, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to whom was referred House bill No. 14, entitled

An act to appropriate money for the payment of the mileage and per diem of the officers and members, and the contingent expenses of the extra session of the Thirty-sixth General Assembly,

Beg leave to report that they have carefully examined the same, and find it to be truly and correctly engrossed, and that the printed copies furnished the members are correct;

Which was read.

Mr. Hughes, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to whom was referred joint and concurrent resolution No. 1,

Calling upon the Governor to give the General Assembly power to act upon the question of the removal and re-location of the University of Missouri,

Beg leave to report that they have examined the same and find it to be truly and correctly engrossed, and that the printed copies furnished the members are correct;

Which was read.

Mr. Hughes, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to whom was referred House bill No. 4, entitled

An act to cede to the United States jurisdiction over the military post and reservation of Jefferson Barracks,

Beg leave to report that they have examined the same and find it to be truly and correctly engrossed, and that the printed copies furnished the members are correct;

Which was read.

Joint and concurrent resolution No. 6 was taken up, read second time and

Referred to Special Committee on University.

House bill No. 20 was taken up, read second time and Referred to Special Committee on University.

Mr. Fogle introduced House bill No. 21, entitled

An act fixing the time and regulating the number of terms for holding court in each of the judicial districts of the State of Missouri; Which was read first time.

Mr. Faris, of Pemiscot, introduced House bill No. 22, entitled

An act to provide for the building of suitable structures for the use of the State University, to provide for the selection of a site for the same, and to appropriate money for said purposes;

Which was read first time.

Mr. McIntyre offered the following resolution:

Resolved, That the use of this Hall is hereby granted to the Jefferson City Democratic club for the purpose of public speaking by the Hon. W. J. Stone on Wednesday evening, the 2d of March, and such other persons and at such other times as said club may arrange for: *Provided*, that such arrangements shall not conflict with any other use of this Hall as required or granted by this House.

Which was read and adopted.

Mr. Church introduced House joint and concurrent resolution No. 7,

Providing for the re-erection of the main building of the State University, and appropriation therefor;

Which was read first time.

Mr. Rubey offered the following resolution:

Resolved, That the Special Committee on University be allowed a clerk.

Which was read and adopted.

Mr. Cook moved to adjourn; which was carried.

TENTH DAY—TUESDAY, March 1, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of yesterday read and approved.

The subject-matter of the resolution offered by Mr. Faris of Pemiscot yesterday, regarding the relocation of the State University, pending at adjournment yesterday, was taken up.

The question being on the motion to refer the resolution to the Special Committee on University, it was lost.

Pending action on resolution,

Messrs. Eubank, Julian, Rhodes and Murphy were granted leave of absence for three days.

Mr. Martin was reported sick.

The question recurring on the resolution,

Mr. Farris of Ray made the point of order that the resolution was out of order; which was declared well taken by the Speaker.

Mr. Faris of Pemiscot appealed from the decision of the Chair; and the question being, Shall the decision of the Chair stand as the decision of the House? it was lost by the following vote:

AYES—Messrs.

Anderson (Liv'ston),	Dunn,	Kurtz,	Perkinson,
Anderson (Knox),	Evans,	Lamb,	Reynolds,
Bishop,	Farris (Ray),	Liles,	Ringo,
Brandom,	Ferguson (St. Clair),	Lyman,	Rubey,
Coots,	Fogle,	McCrary,	Russ,
Coulter,	Fraser,	McIntyre,	Russell,
Cowgill,	Gristy,	McLinn,	Ryan,
Dalton,	Gwinn,	McRoberts,	Smith (Pike),
Davidson,	Hawkins (Dunklin),	Mabrey,	Turner,
Davis (Buchanan),	Hess,	Matthews,	Via,
Davisson,	Kerwin,	Medley,	Weinhold,
Davault,	Killam,	Parker (St. Louis),	Wells—48.

NOES—Messrs.

Abraham,	Dickson,	Johns,	Owen,
Adams,	Dickenson,	Kelley,	Patrick,
Amelung,	Donnell,	Kenamore,	Sanders,
Aydelott,	Dougherty,	Kenney,	Scott (Monroe),
Banks,	Dundas,	Kerr,	Scott (Wright),
Bennett,	Earnest,	Lane,	Shearlock,
Bolasseau,	Eaton,	Lee,	Skaggs,
Bradford,	Faris (Pemisnot),	Luis,	Skidmore,
Bulla,	Ferguson (Lafayette),	McCullah,	Smith (St. Louis),
Carnes,	George,	McHenry,	Stafford,
Carter,	Greer,	Mayo,	Sullivan,
Coffman,	Harrel,	Miller (Moniteau),	Terry,
Collier,	Hawkins (St. Louis),	Miller (Webster),	Underwood,
Conn,	Hays,	Mueller,	Ward,
Coppage,	Hendrickson,	Murphy,	Webb,
Cook,	Hickman,	Neff,	Weeks,
Crouch,	Hiller,	Nolan,	Woods,
Crowe,	Hughes,	Odneal,	Zimmerman—74.
Davis (Henry),	Jackson,		

Absent—Messrs.

Baare,	Harlan,	Parker (Johnson),	Tubbs,
Church,	Hawkins (Miller),	Stuart,	Walsh,
Donelan,	Hynes,	Thomas,	Mr. Speaker—13.
Florea,			

Absent with leave—Messrs.

Eubank,	Julian,	Rhodes,	Wurdeman—4.
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Sick—Mr. Martin.

Mr. Coots offered the following substitute for the resolution :

Resolved, That it is the sense of this House that at some future day, when the finances of the State are in a condition to permit the separation of the Agricultural College from the State University, with the ability to support and maintain both institutions in a manner that will promote the educational interests of the State, that then and not till then should the separation take place; that in the mean time the educational interests of the State should not be suffered to go backward by reason of a failure to rebuild the structure recently destroyed by fire; that it is absolutely necessary to repair the injury occasioned by the loss of the main building of the University at once, to save the great educational interests and the honor of Missouri; that it is the sense of the House that the time has not yet arrived when the State can with safety to its financial system and condition undertake to support and maintain the two institutions of the kind and character desired by all friends of education in the State.

Which was read.

Pending action on Mr. Coots' substitute, the morning hour having expired, regular order was called for.

Mr. Hiller moved to suspend the rules for the further consideration of the resolution and subject-matter;

Which was carried.

Mr. Aydelott moved to refer the substitute to the Special Committee on University.

Mr. Hiller moved the previous question ;
Which was carried.

The question recurring on Mr. Aydelott's motion to refer substitute to the Special Committee on University, it was lost.

The question being on the adoption of the substitute offered by Mr. Coots, and the ayes and noes being demanded, it was lost by the following vote :

AYES—Messrs.

Coots,	Farris (Ray),	Russell,	Smith (Pike)—4.
NOES—Messrs.			
Abraham,	Davault,	Johns,	Owen,
Adams,	Dickson,	Kelley,	Parker (St. Louis),
Amelung,	Dickenson,	Kenamore,	Patrick,
Anderson (Knox),	Donnell,	Kenney,	Perkinson,
Anderson (Liv'ston),	Dougherty,	Kerr,	Reynolds,
Aydelott,	Dunn,	Kerwin,	Ringo,
Banks,	Eaton,	Killam,	Russ,
Bennett,	Evans,	Lamb,	Sanders,
Bishop,	Faris (Pemiscot),	Lane,	Scott (Monroe),
Boisseau,	Fergusou (Lafayette) Lee,	Lee,	Scott (Wright),
Bradford,	Ferguson (St. Clair),	Liles,	Shearlock,
Brandom,	Morea,	Luis,	Skaggs,
Bulla,	Fogle,	McCrary,	Skidmore,
Carnes,	Fraser,	McCullah,	Smith (St. Louis),
Carter,	George,	McHenry,	Stuart,
Coffman,	Greer,	McIntyre,	Sullivan,
Collier,	Gristy,	McLin,	Terry,
Conn,	Gwinn,	McRoberts,	Underwood,
Coppedge,	Harrel,	Mabrey,	Via,
Cook,	Hawkins (Dunklin),	Matthews,	Ward,
Coulter,	Hawkins (St. Louis),	Mayo,	Webb,
Cowgill,	Hays,	Medley,	Weeks,
Crouch,	Hendrickson,	Miller (Moniteau),	Weinhold,
Crowe,	Hess,	Miller (Webster),	Wells,
Dalton,	Hickman,	Mueller,	Woods,
Davidson,	Hiller,	Neff,	Wurdeman,
Davis (Henry),	Hughes,	Nolan,	Zimmerman,
Davison,	Jackson,	Odneal,	Mr. Speaker—112.

Absent—Messrs.

Baare,	Earnest,	Lyman,	Thomas,
Church,	Harlan,	Parker (Johnson),	Tubbs,
Davis (Buchanan),	Hawkins (Miller),	Rubey,	Turner,
Donelan,	Hynes,	Ryan,	Walsh—19.
Dundas,	Kurtz,	Stafford,	

Absent with leave—Messrs.

Eubank,	Julian,	Murphy,	Rhodes—4.
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Sick—Mr. Martin.

Mr. Rubey asked for a division of the resolution.

The Speaker declaring the question susceptible of division,

The first division was adopted by the following vote :

AYES—Messrs.

Abraham,	Coffman,	Donnell,	Harlan,
Adams,	Collier,	Dougherty,	Harrel,
Amelung,	Conn,	Dundas,	Hawkins (Dunklin),
Anderson (Liv'ston),	Coppage,	Earnest,	Hawkins (St. Louis),
Aydelott,	Cook,	Eaton,	Hays,
Banks,	Coulter,	Faris (Pemiscot),	Hendrickson,
Bennett,	Crowe,	Ferguson (Lafayette) Hess,	
Bishop,	Dalton,	Ferguson (St. Clair),	Hickman,
Boisseau,	Davis (Buchanan),	Fogle,	Hiller,
Bradford,	Davis (Henry),	Fraser,	Hughes,
Brandom,	Davison,	George,	Jackson,
Bulla,	Davault,	Greer,	Johns,
Carnes,	Dickson,	Gristy,	Kelley,
Carter,	Dickenson,	Gwinn,	Kenamore,

Kenney,	Matthews,	Ringo,	Stuart,
Kerr,	Mayo,	Kubey,	Sullivan,
Lamb,	Medley,	Russ,	Terry,
Lane,	Miller (Moniteau),	Russell,	Underwood,
Lee,	Miller (Webster),	Sanders,	Via,
Liles,	Mueller,	Scott (Monroe),	Webb,
Luis,	Neff,	Scott (Wright),	Weeks,
McCrary,	Nolan,	Shearlock,	Weinhold,
McCullah,	Odneal,	Skaggs,	Wells,
McHenry,	Owen,	Skidmore,	Woods,
McLin,	Patrick,	Smith (St. Louis),	Zimmerman,
McRoberts,	Reynolds,	Stafford,	Mr. Speaker—104.

NOES—Messrs.

Anderson (Knox),	Dunn,	Kerwin,	Mabrey.
Church,	Evans,	Killam,	Parker (St. Louis),
Coots,	Farris (Ray),	Kurtz,	Smith (Pike),
Cowgill,	Florea,	McIntyre,	Ward—17.
Davidson,			

Absent—Messrs.

Baare,	Hynes,	Perkinson,	Tubbs,
Crouch,	Lyman,	Ryan,	Turner,
Donelan,	Parker (Johnson),	Thomas,	Walsh—13.
Hawkins (Miller),			

Absent with leave—Messrs.

Eubank,	Murphy,	Rhodes,	Wurdeman—5.
Julian,			

Sick—Mr. Martin.

Mr. Rubey moved to reconsidered the vote by which the first part of the resolution was adopted ;

Which was lost.

Mr. Kenney moved to take a recess until 2 o'clock p. m. ;

Which was lost.

The question being on the second division of the resolution, it was lost by the following vote :

AYES—Messrs.

Abraham,	Dickson,	Kelley.	Owen,
Adams,	Dickenson,	Kenney,	Reynolds,
Banks,	Dundas,	Kerr,	Russ,
Bennett,	Earnest.	Lamb,	Scott (Wright),
Boisseau,	Faris (Pemisicot).	Lee,	Shearlock,
Bradford,	Ferguson (Lafayette)	Luis,	Skaggs,
Bulla,	Fraser,	McCullah,	Skidmore,
Coffman,	George,	McHenry,	Smith (St. Louis),
Collier,	Greer,	Miller (Moniteau),	Stafford,
Coppage,	Hendrickson,	Miller (Webster),	Terry,
Crowe,	Hiller,	Mueller,	Webb,
Davis (Henry),	Jackson,	Neff,	Weeks,
Davisson,	Johns,	Nolan,	Woods—52.

NOES—Messrs.

Amelung,	Davault,	Hess,	Perkinson,
Anderson (Knox),	Donnell,	Hickman,	Ringo,
Anderson (Liv'ston),	Dougherty,	Kenamore,	Rubey,
Aydellott,	Dunn,	Kerwin,	Russell,
Bishop,	Eaton,	Killam,	Sanders,
Brandom,	Evans,	Kurtz,	Scott (Monroe),
Carnes,	Farris (Ray),	Lane,	Smith, (Pike),
Carter,	Ferguson (St. Clair),	Liles,	Stuart,
Church,	Florea,	McCrary,	Sullivan,
Cook,	Fogle,	McIntyre,	Underwood,
Coots,	Gristy,	McLin,	Via,
Coulter,	Gwinn,	McRoberts,	Ward,
Cowgill,	Harrel,	Mabrey,	Weinhold,
Crouch,	Hawkins (Dunklin),	Mayo,	Wells,
Dalton,	Hawkins (St. Louis),	Medley,	Zimmerman,
Davidson,	Hays,	Parker (St. Louis),	Mr. Speaker—65.
Davis (Buchanan),			

Absent—Messrs.

Baare,	Hughes,	Odneal,	Thomas,
Conn,	Hynes,	Parker (Johnson),	Tubbs,
Donelan,	Lyman,	Patrick,	Turner,
Harlan,	Matthews,	Ryan,	Walsh—17.
Hawkins (Miller),			

Absent with leave—Messrs.

Eubank,	Julian,	Rhodes,	Wurdeman—4.
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Sick—Messrs.

Martin,	Murphy—2.
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Mr. Evans introduced House bill No. 23, entitled

An act to redistrict the State of Missouri into fifteen congressional districts ;

Which was read first time.

Mr. Rubey, from the Special Committee on University, submitted the following report :

MR. SPEAKER: The Special Committee on University beg leave to report that at its meeting, February 29, the following resolution was adopted :

Resolved, That we request the House to authorize the Special Committee on University to visit such sites and localities desiring the location of the University, including Columbia, as the committee may deem advisable, and that the necessary expenses be paid out of the contingent fund appropriated by the extra session of the Thirty-sixth General Assembly.

Which was read.

Mr. Davidson offered the following amendment: "Provided no part of the expense be paid by the State;"

Which was read.

Pending action on amendment,

Mr. Gristy moved to take a recess until 2 o'clock ;

Which was carried.

AFTERNOON SESSION.

The hour of recess having expired,

Speaker Tuttle called the House to order.

Mr. Fogle called up committee substitute for House bill No. 13 for engrossment.

Mr. Anderson of Livingston offered the following amendment :

Amend by striking out the word "Livingston" in the second line of section 8, and insert in the second line of section 9 ;

Which was read and not agreed to.

Mr. Hawkins of Dunklin moved the previous question on the amendment ;

Which was lost.

Mr. Davidson offered the following amendment to the committee substitute :

Amend section 12, so that it will read, "The Eleventh judicial circuit shall consist of the counties of Pike, Lincoln, Montgomery and Warren ;"

Which was read, and the ayes and noes being demanded, was not agreed to by the following vote:

AYES—Messrs.

Bennet,	Davidson,	George,	Owen,
Bolasseau,	Davison,	Kelley,	Scott (Monroe),
Bulla,	Donnell,	Lane,	Turner,
Carter,	Dundas,	McCullah,	Via,
Conn,	Dunn,	McHenry,	Weeks,
Coots,	Earnest,	McRoberts,	Woods—27.
Dalton,	Ferguson (Lafayette)	Mabrey,	

NOES—Messrs.

Abraham,	Dougherty,	Jackson,	Ringo,
Adams,	Eaton,	Johns,	Rubey,
Amelung,	Evans,	Jullan,	Russ,
Anderson (Knox),	Eubank,	Kenamore,	Ryan,
Anderson (Liv'ston),	Faris (Pemiscot),	Kenney,	Sanders,
Banks,	Farris (Ray),	Kerr,	Scott (Wright),
Bishop,	Ferguson (St. Clair),	Kerwin,	Shearlock,
Bradford,	Florea,	Killam,	Skaggs,
Brandom,	Fogle,	Kurtz,	Skidmore,
Carnes,	Fraser,	Lamb,	Smith (Pike),
Church,	Greer,	Liles,	Smith (St. Louis),
Coffman,	Gristy,	Luis,	Stafford,
Collier,	Gwinn,	McCrary,	Stuart,
Coppedge,	Harlan,	McLin,	Sullivan,
Coulter,	Harrel,	Mayo,	Terry,
Cowgill,	Hawkins (Dunklin),	Medley,	Underwood,
Crouch,	Hawkins (St. Louis),	Miller (Moniteau),	Ward,
Crowe,	Hays,	Miller (Webster),	Webb,
Davis (Buchanan),	Hendrickson,	Neff,	Weinhold,
Davis (Henry),	Hess,	Nolan,	Wells,
Davault,	Hickman,	Parker (Johnson),	Zimmerman,
Dickson,	Hiller,	Perkinson,	Mr. Speaker—91.
Dickenson,	Hughes,	Reynolds,	

Absent—Messrs.

Aydelott,	Hynes,	Mueller,	Russell,
Baare,	Lee,	Odneal,	Thomas,
Cook,	Lyman,	Parker (St. Louis),	Tubbs,
Donelan,	McIntyre,	Patrick,	Walsh—18.
Hawkins (Miller),	Matthews,		

Absent with leave—Messrs.

Murphy,	Rhodes,	Wurdeman—3.
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Sick—Mr. Martin.

Mr. Hawkins of Miller was reported sick.

The question being on the engrossment of committee substitute for House bill No. 13, it was ordered engrossed by the following vote:

AYES—Messrs.

Abraham,	Crouch,	Ferguson (Lafayette)	Hughes,
Adams,	Crowe,	Ferguson (St. Clair),	Jackson,
Anderson (Knox),	Dalton,	Florea,	Johns,
Banks,	Davidson,	Fogle,	Jullan,
Bishop,	Davis (Buchanan),	Fraser,	Kenamore,
Bradford,	Davis (Henry),	Greer,	Kenney,
Brandom,	Davault,	Gristy,	Kerwin,
Carnes,	Dickson,	Gwinn,	Killam,
Church,	Donnell,	Harlan,	Kurtz,
Coffman,	Dougherty,	Hawkins (Dunklin),	Luis,
Collier,	Earnest,	Hawkins (St. Louis),	Lyman,
Conn,	Eaton,	Hays,	McCrary,
Coppedge,	Evans,	Hendrickson,	McIntyre,
Cook,	Eubank,	Hess,	McLin,
Coulter,	Faris (Pemiscot),	Hickman,	McRoberts,
Cowgill,	Farris (Ray),	Hiller,	Mabrey,

Mayo,	Reynolds,	Skidmore,	Via,
Medley,	Ringo,	Smith (Pike),	Ward,
Miller (Moniteau),	Rubey,	Smith (St. Louis),	Webb,
Neff,	Russ,	Stafford,	Weinhold,
Nolan,	Ryan,	Stuart,	Wells,
Parker (Johnson),	Sanders,	Sullivan,	Woods,
Parker (St. Louis),	Scott (Wright),	Terry,	Zimmerman,
Perkinson,	Skaggs,	Underwood,	Mr. Speaker—96.

NOES—Messrs.

Amelung,	Carter,	Kelley,	McHenry,
Anderson (Liv'ston),	Coots,	Kerr,	Miller (Webster),
Aydelott,	Dundas,	Lamb,	Mueller,
Bennett,	Dunn,	Lane,	Odneal,
Boisseau,	George,	Lee,	Owen,
Bulla,	Harrel,	McCullah,	Scott (Monroe)—24.

Absent—Messrs.

Baare,	Hynes,	Russell,	Turner,
Davison,	Liles,	Shearlock,	Walsh,
Dickenson,	Matthews,	Thomas,	Weeks,
Donelan,	Patrick,	Tubbs,	Wurdeman—17.
Hawkins (Miller),			

Absent with leave—Messrs.

Murphy,	Rhodes—2.
Sick—Mr. Martin.	

House joint and concurrent resolution No. 2 having been returned from the Committee on Judiciary and re-referred to the Special Committee on University,

Mr. Lee moved that 300 copies of the resolution be printed ;

Which was carried.

Mr. Mueller moved that the printing of House joint and concurrent resolution No 2 have precedence ;

Which was carried.

Mr. Davidson called up his amendment to Mr. Rubey's report from the Special Committee on University, pending.

Mr. Gristy moved to lay the resolution on the table ;

Which was carried.

House joint and concurrent resolution No. 7 was taken up, read the second time and

Referred to the Special Committee on University.

House bill No. 21 was taken up, read the second time and

Referred to the Committee on Judiciary.

House bill No. 22 was taken up, read the second time and

Referred to the Special Committee on University.

House bill No. 4 was taken up ; and the question being, Shall the bill be read the third time and put upon its passage ?

It was carried.

House bill No. 4, entitled

An act to cede to the United States jurisdiction over the military post and reservation of Jefferson Barracks,

Was taken up, read at length the third time, and passed by the following vote :

AYES—Messrs.

Abraham,	Bishop,	Church,	Coulter,
Amelung,	Boisseau,	Coffman,	Crouch,
Anderson (Knox),	Bradford,	Collier,	Crowe,
Anderson (Liv'ston),	Brandom,	Conn,	Dalton,
Aydelott,	Bulla,	Coppedge,	Davidson,
Banks,	Carnes,	Cook,	Davis (Buchanan),
Bennett,	Carter,	Coots,	Davis (Henry),

Davisson,	Harlan,	McCrary,	Scott (Wright),
Davault,	Harrel,	McCullah,	Shearlock,
Dickson,	Hawkins (Dunklin),	McHenry,	Skaggs,
Dickenson,	Hawkins (St. Louis)	McIntyre,	Skidmore,
Donnell,	Hays,	McLin,	Smith (Pike),
Dougherty,	Hendrickson,	Mabrey,	Smith (St. Louis),
Dundas,	Hess,	Mayo,	Stafford,
Dunn,	Hickman,	Medley,	Stuart,
Earnest,	Hiller,	Miller (Moniteau),	Sullivan,
Eaton,	Hughes,	Miller (Webster),	Terry,
Evans,	Johns,	Mueller,	Thomas,
Eubank,	Julian,	Neff,	Turner,
Faris (Pemiscot),	Kelley,	Nolan,	Underwood,
Farris (Ray),	Kenamore,	Odneal,	Via,
Ferguson (Lafayette)	Kerr,	Owen,	Ward,
Ferguson (St. Clair),	Kerwin,	Perkinson,	Webb,
Florea,	Killam,	Reynolds,	Weeks,
Fogle,	Kurtz,	Ringo,	Weinhold,
Fraser,	Lamb,	Rubey,	Wells,
George,	Lee,	Russell,	Woods,
Greer,	Liles,	Ryan,	Zimmerman,
Gristy,	Luis,	Sanders,	Mr. Speaker—119.
Gwinn,	Lyman,	Scott (Monroe),	

NOES—Messrs.

Adams, Hynes—2.

Absent—Messrs.

Baare,	Kenney,	Parker (Johnson),	Tubbs,
Cowgill,	Lane,	Parker (St. Louis),	Walsh,
Donelan,	McRoberts,	Patrick,	Wurdeman—15.
Jackson,	Matthews,	Russ,	

Absent with leave—Messrs.

Murphy, Rhodes—2.

Sick—Messrs.

Hawkins (Miller), Martin—2.

The title of the bill was read and agreed to.

Mr. Church moved to reconsider the vote by which the bill passed, and to lay that motion on the table;

Which was carried.

House bill No. 14 was taken up, and the question being, Shall the bill be read the third time and put upon its passage? it was carried.

House bill No. 14, entitled

An act to appropriate money for the payment of the mileage and per diem of the officers and members and the contingent expenses of the extra session of the Thirty-sixth General Assembly,

Was taken up, read at length the third time, and passed by the following vote:

AYES—Messrs.

Abraham,	Collier,	Dickenson,	George,
Adams,	Conn,	Donnell,	Greer,
Amelung,	Coppedge,	Dougherty,	Gristy,
Anderson (Knox),	Cook,	Dundas,	Gwinn,
Anderson (Liv'ston),	Coots,	Dunn,	Harlan,
Aydellott,	Coulter,	Earnest,	Harrel,
Banks,	Cowgill,	Eaton,	Hawkins (Dunklin),
Bennett,	Crouch,	Evans,	Hawkins (St. Louis),
Bishop,	Crowe,	Eubank,	Hays,
Boisseau,	Dalton,	Faris (Pemiscot),	Hendrickson,
Bradford,	Davidson,	Farris (Ray),	Hickman,
Brandom,	Davis (Buchanan),	Ferguson (Lafayette)	Hess,
Bulla,	Davis (Henry),	Ferguson (St. Clair),	Hiller,
Carnes,	Davisson,	Florea,	Hughes,
Carter,	Davault,	Fogle,	Hynes,
Coffman,	Dickson,	Fraser,	Jackson,

Johns,	McIntyre,	Perkinson,	Stuart,
Julian,	McHenry,	Reynolds,	Sullivan,
Kelley,	McLin,	Ringo,	Terry,
Kenamore,	Mabrey,	Kubey,	Thomas,
Kenney,	Mayo,	Russ,	Turner,
Kerr,	Medley,	Russell,	Underwood,
Kerwin,	Miller (Moniteau),	Ryan,	Via,
Killam,	Miller (Wedster),	Sanders,	Ward,
Kurtz,	Mueller,	Scott (Monroe),	Webb,
Lamb,	Neff,	Scott (Wright),	Weeks,
Lane,	Nolan,	Shearlock,	Weinhold,
Lee,	Odneal,	Skaggs,	Wells,
Liles,	Owen,	Skidmore,	Woods,
Luis,	Parker (Johnson),	Smith (Pike),	Zimmerman,
McCrary,	Parker (St. Louis),	Smith (St. Louis),	Mr. Speaker—127.
McCullah,	Patrick,	Stafford,	

NOES—None.

Absent—Messrs.

Baare,	Lyman,	Matthews,	Walsh,
Church,	McRoberts,	Tubbs,	Wurdeman—9.
Donelan,			

Absent with leave—Messrs.

Murphy, Rhodes—2.

Sick—Messrs.

Hawkins (Miller), Martin—2.

The emergency clause was adopted by the following vote :

A YES—Messrs.

Abraham,	Dickson,	Julian,	Perkinson,
Adams,	Donnell,	Kelley,	Reynolds,
Amelung,	Dougherty,	Kenamore,	Rhodes,
Anderson (Knox),	Dundas,	Kenney,	Ringo,
Anderson (Liv'ston),	Dunn,	Kerr,	Rubey,
Aydelott,	Earnest,	Kerwin,	Russ,
Banks,	Eaton,	Killam,	Russell,
Bennett,	Evans,	Kurtz,	Ryan,
Bishop,	Eubank,	Lamb,	Sanders,
Boisseau,	Faris (Pemiscot),	Lane,	Scott (Monroe),
Bradford,	Farris (Ray),	Lee,	Scott (Wright),
Brandom,	Ferguson (Lafayette),	Liles,	Shearlock,
Bulla,	Ferguson (St. Clair),	Luis,	Skaggs,
Carnes,	Florea,	Lyman,	Skidmore,
Carter,	Fogle,	McCrary,	Smith (Pike),
Church,	Fraser,	McCullah,	Smith (St. Louis),
Coffman,	George,	McHenry,	Stafford,
Collier,	Greer,	McIntyre,	Stuart,
Conn,	Gristy,	McLin,	Sullivan,
Coppedge,	Gwinn,	McRoberts,	Terry,
Cook,	Harlan,	Mabrey,	Thomas,
Coots,	Harrel,	Matthews,	Turner,
Coulter,	Hawkins (Dunklin),	Mayo,	Underwood,
Cowgill,	Hawkins (St. Louis),	Medley,	Via,
Crouch,	Hays,	Miller (Moniteau),	Ward,
Crowe,	Hendrickson,	Miller (Webster),	Webb,
Dalton,	Hess,	Mueller,	Weeks,
Davidson,	Hickman,	Nolan,	Weinhold,
Davis (Buchanan),	Hiller,	Odneal,	Wells,
Davis (Henry),	Hughes,	Owen,	Woods,
Davison,	Hynes,	Parker (Johnson),	Zimmerman,
Davault,	Jackson,	Parker (St. Louis),	Mr. Speaker—132.
Dickenson,	Johns,	Patrick,	

NOES—None.

Absent—Messrs.

Baare,	Neff,	Walsh,	Wurdeman—6.
Donelan,	Tubbs,		

Absent with leave—Mr. Murphy.

Sick—Messrs.

Hawkins (Miller), Martin—2.

The title of the bill was read and agreed to.

Mr. Liles moved to reconsider the vote by which the bill passed, and to lay that motion on the table;

Which was carried.

Committee substitute for House joint and concurrent resolution No. 1 was taken up; and the question being, Shall the resolution be read the third time and put upon its passage? it was lost.

Mr. Fogle moved to lay the substitute on the table;

Which was lost.

Mr. Neff offered the following resolution:

Whereas, There is much dissatisfaction throughout the State with what is known as the three per cent clause in our election law, and this Thirty-sixth General Assembly expressed its disapproval of the same by passing at its regular session a bill repealing said clause, as found in sections 4760 and 4761 of Revised Statutes of 1889; and

Whereas, In the hasty passage of said bill, no provision was made to guard against the undue multiplication of official ballots, and because of said omission and failure to provide adequate safe guards, the bill failed to become a law by the interposition of an executive veto; and

Whereas, The Governor has intimated that he would submit the subject of the two sections named to the consideration of the General Assembly now in extra session, to the end that the three per cent clause be eliminated, and section 4760 be so amended that a convention of delegates shall be defined as consisting of some minimum number of delegates residing in and representing some minimum number of precincts or counties, who shall be voters and whose names and residence shall be certified and sworn to by the chairman and secretary of the convention, and a copy filed with the certificates of nomination; and section 4761 amended so as to define a primary election upon the basis of the number or percentage of votes cast at such primary election; now, therefore,

Resolved, That we respectfully request his excellency, the Governor, to submit the subject by special message for our consideration at this extra session.

Which was read.

Mr. Mueller moved to postpone action on resolution until 10 o'clock to-morrow;

Which was carried.

Mr. Aydelott moved that the House adjourn;

Which was carried.

ELEVENTH DAY—WEDNESDAY, March 2, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottsman.

Journal of yesterday read and approved.

Mr. Fogle offered the following resolution:

Whereas, there are conflicting opinions as to where the State University of Missouri should be relocated; and

Whereas, there are different towns in this State contending for the location thereof, and publishing their bids in aid of the rebuilding of said University; therefore, be it

Resolved, That it is the sense of this House that on or before Tuesday next each of said places shall file with the Chief Clerk of this House, as a part of the record hereof, their proposition in legal form, in detail, to aid in the relocating and rebuilding all the necessary buildings to accommodate the State University. That said propositions shall be accompanied with a good and sufficient bond in double the amount of said proposition, with at least ten sureties thereon worth above all

exemptions the amount of said bond, conditioned for the well and faithful performance of their propositions. That said propositions and bonds shall be referred to the Special Committee on University to examine as to the conditions therein and the solvency of said bonds, and that said committee shall prepare a brief statement of the propositions and the fact of the solvency of said bonds on Friday, March 11, and submit the same to this House by 10 o'clock a. m. on said day. That then and there the House shall go into executive session, and then and there ballot upon the different towns submitting their propositions, at each ballot dropping the town having the least number of votes. That said balloting shall continue until some town as aforesaid shall have received a majority of the ballots of this House. That when such town receives a majority as aforesaid, then the successful parties submitting the bids as aforesaid shall enter into a contract in legal form with the Board of Curators to build all the necessary buildings for said University, according to plans and specifications thereof submitted by said Board of Curators. That said contract shall be drawn by the Attorney-General of this State, and said town shall enter into and execute another good and sufficient bond for the well and faithful performance of said contract with all its conditions. The solvency of said bond shall be submitted to the Attorney-General, State Auditor and the Treasurer of the State before approval thereof by the Board of Curators. That all towns or cities are hereby declared eligible to enter this contest upon the above conditions.

Which was read.

Pending action on resolution,

Mr. Fogle moved that the House take a recess until 2 o'clock;

Which was carried.

AFTERNOON SESSION.

The hour of recess having expired, Speaker Tuttle called the House to order.

Mr. Neff called up his resolution offered yesterday, and made a special order for 10 o'clock to-day.

And the question being on the adoption of the resolution, it was adopted.

Mr. Fogle called up his resolution pending at recess.

Pending action on resolution,

Mr. Hynes moved that the House adjourn;

Which was carried.

TWELFTH DAY—THURSDAY, March 3, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottsman.

Journal of yesterday read and approved.

Mr. Fogle called up resolution offered by himself yesterday and pending at adjournment.

Mr. Hiller offered the following amendment to the resolution:

Amend resolution by changing time set for filing propositions with the Chief Clerk from "Friday next" to "Tuesday next;" also, change time set for special committee to report from "Tuesday next" to "Friday, March 11, at 10 o'clock a. m.;"

Which was read.

Mr. Smith of Pike offered the following amendment to the amendment:

Amend by striking out "Friday," in second line, and inserting "Monday," and by striking out "Tuesday," in 22d line, and inserting "Wednesday;"

Which was read.

Messrs. Murphy, Anderson of Knox and Killam were granted leave of absence for three days.

Mr. Ringo was granted a leave of absence for two days.

Mr. Davidson made the point of order that the resolution was out of order, for the reason that it sought to accomplish an object which could only be accomplished by a joint and concurrent resolution or bill.

The Speaker declared the point of order well taken.

Mr. Hynes appealed from the decision of the Chair.

And the question being, Shall the decision of the Chair stand as the decision of the House? it was not agreed by the following vote:

A YES—Messrs.

Anderson (Liv'ston),	Ferguson (St. Clair),	Lyman,	Russell.
Brandom,	Harlan,	McIntyre,	Scott (Monroe),
Church,	Hawkins (Dunklin),	McRoberts,	Stuart,
Cook,	Hays,	Mabrey,	Turner,
Coots,	Hess,	Matthews,	Via,
Cowgill,	Jackson,	Medley,	Ward,
Dalton,	Julian,	Parker (Johnson),	Weinhold,
Davidson,	Kurtz,	Parker (St. Louis),	Wells,
Davault,	Lane,	Perkinson,	Zimmerman,
Eubank,	Lee,	Rubey,	Mr. Speaker—43.
Farris (Ray),	Liles,	Russ,	

NOES—Messrs.

Abraham,	Davis (Henry),	Hendrickson,	Odneal,
Adams,	Davisson,	Hickman,	Owen,
Amelung,	Dickson,	Hiller,	Patrick,
Aydellott,	Dickenson,	Hughes,	Reynolds,
Baare,	Donnell,	Hynes,	Sanders,
Banks,	Dougherty,	Johns,	Scott (Wright),
Bennett,	Dundas,	Kelley,	Shearlock,
Bishop,	Earnest,	Kenamore,	Skaggs,
Boisseau,	Eaton,	Kenney,	Skidmore,
Bradford,	Evans,	Kerr,	Smith (Pike),
Bulla,	Faris (Pemiscot),	Lamb,	Smith (St. Louis),
Carnes,	Ferguson (Lafayette),	Luis,	Stafford,
Carter,	Fogle,	McCullah,	Sullivan,
Coffman,	Fraser,	McHenry,	Terry,
Collier,	George,	McLin,	Thomas,
Conn,	Greer,	Mayo,	Tubbs,
Coppage,	Gristy,	Miller (Moniteau),	Underwood,
Coulter,	Gwinn,	Miller (Webster),	Webb,
Crouch,	Harrel,	Mueller,	Weeks,
Crowe,	Hawkins (Miller),	Neff,	Woods,
Davis (Buchanan),	Hawkins (St. Louis),	Nolan,	Wurdeman—84.

Absent—Messrs.

Dunn,	Kerwin,	Martin,	Ryan,
Florea,	McCrary,	Murphy,	Walsh—8.

Absent with leave—Messrs.

Anderson (Knox),	Killam,	Rhodes,	Ringo—4
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Sick—Mr. Donelan.

The morning hour having expired, and regular order being called for,

Mr. Davidson moved to suspend the rules for the further consideration of the resolution ;
Which was carried.

Mr. Aydelott moved to refer the resolution to the Special Committee on University ;
Which was lost.

The question recurring on the amendment to the amendment offered by Mr. Smith of Pike, it was not agreed to.

The question recurring on the amendment offered by Mr. Hiller, it was agreed to.

Mr. Ward offered the following amendment :

Amend by striking out the words " build all the necessary buildings for said University according to plans and specifications thereof submitted by said Board of Curators," and insert the words in lieu thereof, " comply with the terms and conditions of the said proposition of said town or city," which was read and agreed to.

Mr. Kurtz (by unanimous consent) introduced House bill No. 24, entitled

An act to appropriate money for the purpose of erecting, equipping and furnishing buildings for the use of the State University ;
Which was read first time.

Mr. Russ moved the previous question on Mr. Fogle's resolution ;
Which was carried.

The question being on the resolution, it was adopted by the following vote :

AYES—Messrs.

Abraham,	Dickson,	Hynes,	Patrik,
Adams,	Dickenson,	Jackson,	Reynolds,
Amelung,	Donnell,	Johns,	Russ,
Anderson(Liv'ston),	Dougherty,	Julian,	Ryan,
Baare,	Dundas,	Kelley,	Scott (Monroe),
Banks,	Earnest,	Kenamore,	Scott (Wright),
Bennett,	Eaton,	Kenney,	Shearlock,
Bishop,	Evans,	Kerr,	Skaggs,
Boisseau,	Faris (Pemisicot),	Lamb,	Skidmore,
Bradford,	Ferguson(Lafayette)	Lee,	Smith (Pike),
Brandom,	Fogle,	Luis,	Smith (St. Louis),
Bulla,	Fraser,	McCullah,	Stafford,
Carnes,	George,	McHenry,	Stuart,
Carter,	Greer,	McLin,	Sullivan,
Coffman,	Gristy,	McRoberts,	Terry,
Collier,	Harlan,	Matthews,	Thomas,
Conn,	Harrel,	Mayo,	Tubbs,
Coppedge,	Hawkins (Miller),	Miller (Moniteau),	Underwood,
Cook,	Hawkins (St. Louis),	Miller (Webster),	Ward,
Coulter,	Hendrickson,	Mueller,	Webb,
Crouch,	Hess,	Neff,	Weeks,
Crowe,	Hickman,	Nolan,	Woods,
Davis (Buchanan),	Hiller,	Odneal,	Zimmerman,
Davis (Henry),	Hughes,	Owen,	Mr. Speaker—97.
Davissou,			

NOES—Messrs.

Aydelott,	Eubank,	Liles,	Rubey,
Church,	Farris (Ray),	Lyman,	Russell.
Coots,	Ferguson (St. Clair),	McIntyre,	Sanders,
Cowgill,	Flora,	Mabrey,	Turner,
Dalton,	Gwinn,	Medley,	Via,
Davidson,	Hawkins (Dunklin),	Parker (Johnson),	Weinhold,
Davault,	Hays,	Parker (St. Louis),	Wells—31.
Dunn,	Lane,	Perkinson,	

Absent—Messrs.Kurtz,
McCrary,

Martin,

Walsh,

Wurdeman—5.

Absent with leave—Messrs.Anderson (Knox),
Killam,

Murphy,

Rhodes,

Ringo—5.

Sick—Messrs.

Donelan,

Kerwin—2.

Mr. Kerwin was reported sick.

Mr. Hughes, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to whom was referred committee substitute for House bill No. 13,

Beg leave to report that they have examined the same, and find the same truly engrossed, and that the printed copy furnished the members is correct;

Which was read.

Mr. Farris of Ray, from the Committee on Judiciary, submitted the following report:

MR. SPEAKER: Your Committee on Judiciary, to whom was referred House bill No. 19, entitled

An act to increase the pay of circuit judges by providing for the traveling expenses of the same,

Beg leave to report that they have examined the same, and recommend that it do pass;

Which was read, and 300 copies of the bill ordered printed.

House bill No. 23 was taken up, read second time and

Referred to Committee on Congressional Districts.

Committee substitute for House bill No. 13 was taken up; and the question being, Shall the bill be read the third time and put upon its passage? it was carried.

Committee substitute for House bill No. 13, entitled

An act to redistrict the State into judicial circuits,

Was taken up, read at length the third time, and passed by the following vote:

AYES—Messrs.Abraham,
Adams,
Anderson (Liv'ston),
Banks,
Bishop,
Bradford,
Brandom,
Carnes,
Church,
Coffman,
Collier,
Conn,
Coppedge,
Cook,
Coulter,
Cowgill,
Crouch,
Crow,
Dalton,
Davidson,
Davis (Buchanan),
Davis (Henry),Davault,
Dickson,
Dougherty,
Eaton,
Evans,
Eubank,
Farris (Pemisnot),
Farris (Ray),
Ferguson (Lafayette),
Ferguson (St. Clair),
Florea,
Fogle,
Fraser,
Greer,
Gristy,
Harlan,
Hawkins (Dunklin),
Hays,
Hendrickson,
Hess,
Hickman,Hiller,
Hughes,
Jackson,
Johns,
Julian,
Kenney,
Kurtz,
Lyman,
McIntyre,
McLin,
McRoberts,
Matthews,
Mayo,
Medley,
Miller (Moniteau),
Neff,
Nolan,
Parker (Johnson),
Parker (St. Louis),
Patrick,
Perkinson,Reynolds,
Rubey,
Russ,
Ryan,
Sanders,
Scott (Wright),
Shearlock,
Skaggs,
Smith (Pike),
Stafford,
Stuart,
Terry,
Underwood,
Via,
Ward,
Webb,
Weinhold,
Wells,
Woods,
Zimmerman,
Mr. Speaker—85.

NOES—Messrs.

Amelung,	Dunn,	Lane,	Owen,
Aydelott,	Earnest,	Lee,	Russell.
Baare,	George,	Liles,	Skidmore,
Bennett,	Gwinn,	Luis,	Smith (St. Louis),
Boisseau,	Harrel,	McCullah,	Sullivan,
Bulla,	Hawkins (Miller),	McHenry,	Thomas,
Carter,	Hawkins (St. Louis),	Mabrey,	Tubbs,
Coots,	Kelley,	Miller (Webster),	Turner,
Davisson,	Kenamore,	Mueller,	Weeks,
Donnell,	Kerr,	Odneal,	Wurdeman—42.
Dundas,	Lamb,		

Absent—Messrs.

Dickenson,	Hynes,	Martin.	Walsh—7.
Donelan,	McCrary,	Scott (Monroe),	

Absent with leave—Messrs.

Anderson (Knox),	Murphy,	Rhodes,	Ringo—5.
Killam,			

Sick—Mr. Kerwin.

The title of the bill was read and agreed to.

Mr. Fogle moved to reconsider the vote by which the bill passed, and to lay that motion on the table;

Which was carried.

Mr. Coots moved that the House take a recess until 2 o'clock;

Which was carried.

AFTERNOON SESSION.

The hour of recess having expired,
Speaker Tuttle called the House to order.

House joint and concurrent resolution No. 2 was taken up and ordered engrossed.

Mr. Julian introduced joint and concurrent resolution No. 8, proposing a tax on franchises;

Which was read first time.

Mr. Carter introduced joint and concurrent resolution No. 9, requesting the Governor to give this General Assembly permission by special message to submit a constitutional amendment to the people of the State to increase the rate of taxation for the improvement of the public highways of the State;

Which was read first time.

Mr. Smith of Pike offered the following resolution :

Whereas, The three clerks who were added to the Chief Clerk's staff performed work from the first day of the session thereof; therefore be it

Resolved, That the said clerks be paid from the beginning of the session.

Which was read and referred to Committee on Clerical Force.

Mr. Russ offered the following resolution :

Whereas, Through mistake or oversight Mr. Scott, on the Doorkeeper's force, is prevented from drawing pay for the full time he has been employed: therefore,

Resolved, That the chairman of the Committee on Accounts be and he is hereby authorized to issue a warrant for the whole time said Mr. Scott has been employed.

Which was read and adopted.

The following message was received from the Senate, through its Secretary, Mr. Gray:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up, amended and passed House bill No. 2, entitled

An act to apportion the State of Missouri into representative districts, and to provide for the representation thereof;

Title read and agreed to;

Emergency clause adopted;

Which was read.

Mr. Kelley presented petition of voters and tax-payers of Putnam county, requesting the General Assembly to make a liberal appropriation for the purpose of rebuilding the State University at Columbia; which was

Referred to Committee on University.

Mr. Kurtz presented a petition from students of the State University, favoring Columbia as the location at which it should be rebuilt; which was

Referred to Committee on University.

Mr. Aydelott presented petition from voters and tax-payers of the State of Missouri, asking for a liberal appropriation for rebuilding, refitting and refurnishing the State University on the site selected by the commissioners who located the University in 1839; which was

Referred to Committee on University.

Mr. Dundas presented petition from Benton county, asking for removal of the State University to Clinton, Henry county; which was

Referred to Committee on University.

Mr. Hendrickson presented petition from Bates county, asking for the removal of the State University to Clinton, Henry county; which was

Referred to Committee on University.

Mr. Harrel presented petition of 261 citizens and tax-payers of Clay county, remonstrating against being annexed to Jackson county in a congressional district; which was

Referred to Committee on Congressional Districts.

Mr. Davis moved that the House adjourn;

Which was carried.

THIRTEENTH DAY—FRIDAY, March 4, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by Rev. J. K. Tuttle.

Journal of yesterday read and approved.

Mr. Donnell offered the following resolution:

Resolved, That the House grant the Special Committee on University leave of absence until next Tuesday at 2 o'clock p. m. for the purpose of seeking and obtaining any and all information possible concerning the location or relocation of the State University buildings, and that this House authorize the Committee on Accounts to audit and pay the necessary expense of said committee incurred in the discharge of their duty as such committee.

Which was read.

Mr. Woods was granted leave of absence for four days.

Mr. Donelan was granted leave of absence for five days.

Messrs. Gristy, Davisson, Crowe and Hays were granted leave of absence for three days.

Mr. Adams offered the following substitute:

Resolved, That the Special Committee on University be hereby authorized to visit all places contending for the location of the State University, and that their necessary expenses be paid out of the contingent fund of this extra session of the Thirty-sixth General Assembly.

Which was read and not agreed to.

The question recurring on the resolution, and the ayes and noes being demanded, it was lost by the following vote:

AYES—Messrs.

Adams,	Crouch,	Hawkins (St. Louis),	Parker (Johnson),
Amelung,	Dickenson,	Hickman,	Patrick,
Baare,	Donnell,	Hynes,	Reynolds,
Banks,	Dougherty,	Julian,	Rubey,
Bradford,	Dundas,	Kelley,	Sanders,
Bulla,	Earnest,	Kenamore,	Scott (Wright),
Carnes,	Eaton,	Kenney,	Skaggs,
Church,	Ferguson (St. Clair),	Kurtz,	Stafford,
Collier,	Fogle,	Lyman,	Sullivan,
Conn,	Fraser,	Miller (Moniteau),	Webb,
Coulter,	Greer,	Miller (Webster),	Mr. Speaker—46.
Cowgill,	Gwinn,		

NOES—Messrs.

Abraham,	Dunn,	Lamb,	Rhodes,
Anderson (Liv'ston),	Evans,	Lane,	Russ,
Bennett,	Eubank,	Lee,	Russell,
Bishop,	Faris (Pemisnot),	Liles,	Scott (Monroe),
Boisseau,	Farris (Ray),	Lula,	Shearlock,
Brandom,	Ferguson (Lafayette),	McCrary,	Smith (Pike),
Carter,	Florea,	McCullah,	Terry,
Coffman,	George,	McHenry,	Thomas,
Coppedge,	Harrel,	McIntyre,	Tubbs,
Cook,	Hawkins (Dunklin),	McRoberts,	Turner,
Coots,	Hawkins (Miller),	Mabrey,	Underwood,
Dalton,	Hendrickson,	Matthews,	Via,
Davidson,	Hess,	Mayo,	Ward,
Davis (Buchanan),	Jackson,	Medley,	Weeks,
Davis (Henry),	Johns,	Neff,	Weinhold,
Davault,	Kerr,	Odneal,	Wells,
Dickson,	Kerwin,	Owen,	Zimmerman—68.

Absent—Messrs.

Aydelott,	McLin,	Perkinson,	Stuart,
Harlan,	Mueller,	Ryan,	Walsh.
Hiller,	Nolan,	Skidmore,	Wurdeman—15.
Hughes,	Parker (St. Louis),	Smith (St. Louis),	

Absent with leave—Messrs.

Anderson (Knox),	Donelan,	Killam,	Ringo,
Crowe,	Gristy,	Murphy,	Woods—10.
Davisson,	Hays,		

Sick—Mr. Martin.

Mr. Smith of Pike offered the following resolution:

Whereas, Mr. Killam, the member of the Congressional Redistricting Committee from the 7th Congressional district, has been called home for three days; and

Whereas, It is nothing more than fair that each district be represented on that committee just at this time; therefore, be it

Resolved, That the Speaker of the House appoint some member from the 7th Congressional district to act in Mr. Killam's place till his return.

Which was read and adopted.

Mr. Faris of Pemiscot offered the following resolution:

Resolved, That when this House adjourns to-day, it adjourn until 2 p. m. Monday.

Which was read.

Mr. Coots offered the following amendment to the resolution:

Amend by striking out "at 2 o'clock p. m. next Monday," and by inserting the words "under the rules;"

Which was read and not agreed to.

The question being on the resolution, and the ayes and noes being demanded, it was lost by the following vote:

AYES—Messrs.

Abraham,	Church,	Jackson,	Perkinson,
Amelung,	Cowgill,	Julian,	Reynolds,
Aydelott,	Crouch,	Kerwin,	Rubey,
Baare,	Crowe,	Kurtz,	Sanders,
Banks,	Davis (Henry),	Lee,	Scott (Wright),
Boisseau,	Earnest,	Luis,	Stuart,
Brandom,	Faris (Pemiscot),	Matthews,	Sullivan,
Bulla,	Fogle,	Mueller,	Thomas,
Carnes,	Fraser,	Parker (Johnson),	Ward,
Carter,	Hynes,	Parker (St. Louis),	Wurdeman—40.

NOES—Messrs.

Adams,	Dunn,	Kenamore,	Owen,
Anderson (Liv'ston),	Eaton,	Kenney,	Patrick,
Bennett,	Evans,	Kerr,	Rhodes,
Bishop,	Kubank,	Lamb,	Russ,
Bradford,	Farris (Ray),	Lane,	Scott (Monroe),
Coffman,	Ferguson (Lafayette),	Liles,	Shearlock,
Collier,	Ferguson (St. Clair),	Lyman,	Skaggs,
Conn,	Florea,	McCrary,	Smith (Pike),
Coppedge,	George,	McCullah,	Stafford,
Cook,	Greer,	McHenry,	Terry,
Coots,	Gwinn,	McIntyre,	Tubbs,
Coulter,	Harrel,	McLin,	Turner,
Dalton,	Hawkins (Miller),	McRoberts,	Underwood,
Davidson,	Hawkins (St. Louis),	Mabrey,	Via,
Davis (Buchanan),	Hess,	Mayo,	Webb,
Davault,	Hickman,	Medley,	Weeks,
Dickson,	Hiller,	Miller (Moniteau),	Weinhold,
Dickenson,	Hughes,	Miller (Webster),	Wells,
Donnell,	Johns,	Neff,	Zimmerman,
Dougherty,	Kelley,	Odneal,	Mr. Speaker—81.
Dundas,			

Absent—Messrs.

Harlan,	Hendrickson,	Russell,	Skidmore,
Hawkins (Dunklin),	Nolan,	Ryan,	Walsh—8.

Absent with leave—Messrs.

Anderson (Knox),	Gristy,	Murphy,	Smith (St. Louis),
Davisson,	Hays,	Ringo,	Woods—10.
Donelan,	Killam,		

Sick—Mr. Martin,

Mr. Anderson of Knox was granted leave of absence for one week.

Mr. Lyman offered the following resolution:

Whereas, The Curators of the State University have prepared a sketch of the buildings for the State University, with a view to fixing upon the amount necessary to be appropriated therefor; and

Whereas, Dr. Woodward is now present with said sketch, ready to explain the same and the probable cost of the buildings shown thereon; therefore,

Resolved, That Dr. Woodward be and he is hereby requested to exhibit his sketch of the proposed University buildings to the House immediately after the adjournment this morning.

Which was read and adopted.

Mr. Hughes, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to whom was referred House joint and concurrent resolution No. 2,

Beg leave to report that they have examined the same, and find it truly engrossed, and that the printed copy furnished the members is correct;

Which was read.

Mr. Liles, from the Committee on Clerical Force, submitted the following report :

MR. SPEAKER: Your Committee on Clerical Force, to whom was referred the resolution concerning the payment of the three journal clerks who were added to the Chief Clerk's force on the 25th of February, 1892, beg leave to report the same back to the House without recommendation ;

Which was read.

Mr. Julian moved that the Committee on Ways and Means of the Thirty-sixth General Assembly in regular session be and is hereby made a standing committee of the extra session of the Thirty-sixth General Assembly ;

Which was carried.

House joint and concurrent resolution No. 8 was taken up, read second time and

Referred to Committee on Ways and Means.

House joint and concurrent resolution No. 9 was taken up, read second time and

Referred to Committee on Ways and Means.

House bill No. 19 was called up for engrossment.

Mr. Julian moved that action on the bill be deferred until next Tuesday ;

Which was carried.

Senate amendment to House bill No. 2 was taken up and concurred in by the following vote :

AYES—Messrs.

Abraham,	Dalton,	Gwinn,	McCrary,
Adams,	Davidson,	Harrel,	McHenry,
Amelung,	Davis (Buchanan),	Hawkins (Miller),	McIntyre,
Anderson (Liv'ston)	Davis (Henry),	Hawkins (St. Louis),	McLin,
Aydelott,	Davault,	Hess,	McRoberts,
Banks,	Dickson,	Hickman,	Mabroy,
Bennett,	Dickenson,	Hiller,	Matthews,
Bishop,	Donnell,	Hughes,	Mayo,
Boisseau,	Dougherty,	Hynes,	Medley,
Bradford,	Dundas,	Jackson,	Miller (Moniteau),
Brandom,	Dunn,	Johns,	Miller (Webster),
Bulla,	Earnest,	Julian,	Neff,
Carnes,	Eaton,	Kelley,	Owen,
Carter,	Evans,	Kenamore,	Parker (St. Louis),
Church,	Eubank,	Kenney,	Parker (Johnson),
Coffman,	Faris (Pemiscot),	Kerr,	Patrick,
Collier,	Farris (Ray),	Kerwin,	Perkinson,
Conn,	Ferguson (Lafayette)	Kurtz,	Reynolds,
Coppedge,	Ferguson (St. Clair),	Lamb,	Rhodes,
Cook,	Florea,	Lane,	Rubey,
Coots,	Fogle,	Lee,	Russ,
Coulter,	Fraser,	Liles,	Russell,
Cowgill,	George,	Luis,	Sanders,
Crouch,	Greer,	Lyman,	Scott (Monroe),

Scott (Wright),	Sullivan,	Underwood,	Weinhold,
Shearlock,	Terry,	Via,	Wells,
Skaggs,	Thomas,	Ward,	Wurdeman,
Smith (Pike),	Tubbs,	Webb,	Zimmerman,
Stafford,	Turner,	Weeks,	Mr. Speaker—117.
Stuart,			

NOES—Messrs.

McCullah, Odneal—2.

Absent—Messrs.

Baare,	Hendrickson,	Nolan,	Skidmore,
Harlan,	Mueller,	Ryan,	Walsh—9.
Hawkins (Dunklin),			

Absent with leave—Messrs.

Anderson (Knox),	Donelan,	Killam,	Smith (St. Louis),
Crowe,	Gristy,	Murphy,	Woods—11.
Davisson,	Hays,	Ringo,	

Sick—Mr. Martin.

Mr. Lyman moved to reconsider the vote by which the amendment was concurred in and to lay that motion on the table;

Which was carried.

Mr. Smith of Pike called up his resolution offered yesterday, as follows:

Whereas, The three clerks who were added to the Chief Clerk's staff performed work from the first day of the session; therefore, be it

Resolved, That the said clerks be paid from the beginning of the session.

Which was read and adopted.

Mr. Lee called up House joint and concurrent resolution No. 2—the question being, Shall the resolution be read the third time and put upon its passage?

Pending action on resolution,

Mr. Russ moved to take a recess until 2 o'clock;

Which was lost.

Mr. Stafford moved the previous question on the resolution;

Which was carried.

The question recurring, Shall House joint and concurrent resolution No. 2 be read the third time and put upon its passage? it was carried.

House joint and concurrent resolution No. 2, entitled

Joint and concurrent resolution requiring the Curators of the State University to turn insurance money on the lately destroyed building into the State treasury,

Was taken up, read at length the third time, and passed by the following vote:

AYES—Messrs.

Abraham,	Collier,	Earnest,	Hawkins (Dunklin),
Adams,	Conn,	Eaton,	Hawkins (Miller),
Amelung,	Coppedge,	Evans,	Hawkins (St. Louis),
Anderson (Liv'ston),	Cook,	Faris (Pemiscot),	Hays,
Aydelott,	Coulter,	Farris (Ray),	Hendrickson,
Banks,	Cowgill,	Ferguson (Lafayette),	Hess,
Bennett,	Dalton,	Ferguson (St. Clair),	Hickman,
Bishop,	Davis (Buchanan),	Florea,	Hiller,
Boisseau,	Davis (Henry),	Fogle,	Hughes,
Bradford,	Davault,	Fraser,	Hynes,
Bulla,	Dickson,	George,	Johns,
Carnes,	Donnell,	Greer,	Julian,
Carter,	Dougherty,	Gwinn,	Kelley,
Coffman,	Dundas,	Harrel,	Kenamore,

Kenney,	Mabrey,	Rhodes,	Thomas,
Kerr,	Matthews,	Rubey,	Tubbs,
Kerwin,	Mayo,	Russ,	Turner,
Lamb,	Miller (Moniteau),	Sanders,	Underwood,
Lee,	Miller (Webster),	Scott (Wright),	Via,
Lyman,	Mueller,	Shearlock,	Ward,
Luis,	Neff,	Skaggs,	Webb,
McCrary,	Odneal,	Smith (Pike),	Weeks,
McCullah,	Owen,	Stafford,	Weinhold,
McHenry,	Parker (Johnson),	Stuart,	Wells,
McLin,	Patrick,	Sullivan,	Wurdeman,
McRoberts,	Reynolds,	Terry,	Zimmerman—104.

NOES—Messrs.

Church,	Dunn,	Kurtz,	McIntyre,
Crouch,	Eubank,	Lane,	Parker (St. Louis)—9.
Davidson,			

Absent—Messrs.

Baare,	Harlan,	Nolan,	Scott (Monroe),
Brandom,	Jackson,	Perkinson,	Skidmore,
Coots,	Liles,	Russell,	Walsh,
Dickenson,	Medley,	Ryan,	Mr. Speaker—16.

Absent with leave—Messrs.

Anderson (Knox),	Donelan,	Murphy,	Smith (St. Louis),
Crowe,	Gristy,	Ringo,	Woods—10.
Davissan,	Killam,		

Sick—Mr. Martin.

The title of the resolution was read and agreed to.

Mr. Lee moved to reconsider the vote by which the resolution passed, and to lay that motion on the table ;

Which was carried.

House bill No. 24 was taken up, read the second time and Referred to Committee on Appropriations.

Mr. Rubey moved that the House adjourn until 10 o'clock Monday ;

Which was carried.

FOURTEENTH DAY—MONDAY, March 7, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of Friday read and approved.

Mr. Wells presented petition from citizens of Atchison county, asking for the removal of the State University from Columbia ; which was

Referred to Special Committee on University.

Mr. Aydelott moved to adjourn ;

Which was lost.

Messrs. Lee and Dalton were granted leave of absence for three days.

Mr. Hines moved that the House take a recess until 2 o'clock p. m. ;

Which was carried.

AFTERNOON SESSION.

The hour of recess having expired,
Speaker Tuttle called the House to order.

Mr. Julian, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to whom was referred House joint and concurrent resolution No. 8, proposing a tax on franchises,

Beg leave to report that they have carefully considered the same, and recommend that it do pass with the accompanying amendment:

Amendment: Amend by adding the words, "to provide for further taxation according to article 10, section 5 of the State Constitution;"

Which was agreed to, and 300 copies of the bill, as amended, ordered printed.

Mr. Julian introduced House bill No. 25, entitled

An act to tax franchises and gross earnings of corporations and of other persons, to provide for the erection of University buildings;

Which was read first time.

Mr. Adams offered the following resolution:

Whereas, We have learned from the St. Louis Republic that a rather unusual and peculiarly unfortunate condition of affairs exists in the lower branch of the General Assembly of Missouri, which we believe calls for an expression from this body, to wit: there is (in the judgment of the esteemed correspondent) the said House several gentlemen, besides the said correspondent, who are born leaders, and that the said correspondent, together with the other leaders whom he has designated, are willing, yes, anxious, to enact certain laws for the benefit of those who are very near and dear to the heart of said correspondent; and

Whereas, There is a number of individual members in the said House who, unfortunately for the hopes and best wishes of said correspondent, constitute a large majority of said House, and said majority are without a leader; and

Whereas, The said majority are engaged trying to obstruct the so earnestly desired legislation by said correspondent; therefore, be it

Resolved, That the hayseed members of this House, in deference to the wishes of the said correspondent, do most respectfully request the said correspondent to select for them one leader who is a member of this body (of course he would not offer himself); and that he dress said leader up in a suit, such as would please the fancy and taste of the said correspondent; and that the said correspondent shall prescribe the color and length of the pants, also the number of suspenders to be worn by said leader; and that the said correspondent shall procure a paste-board six inches wide and four feet long, which shall have printed thereon in large Roman letters, which shall be nailed to a pole and be erected at the desk of the member selected by the said correspondent; *provided, however*, that said leader shall not order the hayseed members to vote upon any proposition which does not meet the approbation of the said correspondent; and that when the said correspondent shall indicate to said leader the way to vote, and he shall refuse, he shall have the power to come among the hayseed members and superintend the voting himself.

And be it further resolved, That we hereby extend to the esteemed correspondent our sincere thanks for the kind solicitude he has manifested in our behalf.

Which was read.

Mr. McLin moved to lay the resolution on the table;

Which was lost.

Mr. Aydelott moved that 300 copies of the resolution be printed;

Which was lost.

Mr. Adams moved that the resolution be referred to the Special Committee on University;

Which was carried.

Mr. Church moved that the House adjourn;

Which was carried.

FIFTEENTH DAY—TUESDAY, March 8, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottsman.

Journal of yesterday read and approved.

Mr. Murphy offered the following resolution:

Resolved, That the chairman of the Committee on Accounts be and he is hereby directed to issue warrants of thirty dollars each to the members of this House as stationery fee during the extra session.

Which was read.

Mr. Hiller moved to lay the resolution on the table.

Pending action on motion to lay on the table,

Messrs. Dickenson, Bradford, Donelan and Scott of Wright were granted leave of absence for four days.

Messrs. Faris of Pemiscot, Hendrickson and Davisson were granted leave of absence indefinitely.

Messrs. Mueller, Mayo, Patrick and Fraser were granted leave of absence for one day.

Messrs. Killam and Gristy were reported sick.

The question recurring on the motion to lay on the table, and the ayes and noes being demanded, the motion was carried by the following vote:

A YES—Messrs.

Adams,	Donnell,	Julian,	Reynolds,
Amelung,	Dougherty,	Kelley,	Rhodes,
Anderson (Knox),	Dundas,	Kenamore,	Ringo,
Anderson (Liv'ston),	Dunn,	Kenney,	Rubey,
Aydelott,	Earnest,	Kerwin,	Russ,
Banks,	Eaton,	Kurtz,	Russell,
Bennett,	Evans,	Lamb,	Sanders,
Bishop,	Eubank,	Lane,	Scott (Monroe),
Boisseau,	Farris (Ray),	Liles,	Shearlock,
Brandom,	Ferguson (Lafayette),	Luis,	Skaggs,
Bulla,	Ferguson (St. Clair),	Lyman,	Skidmore,
Carnes,	Florea,	McCrary,	Smith (Pike),
Carter,	Fogle,	McCullah,	Smith (St. Louis),
Church,	George,	McHenry,	Stafford,
Coffman,	Greer,	McIntyre,	Stuart,
Collier,	Gwinn,	McLin,	Terry,
Conn,	Harrel,	McRoberts,	Thomas,
Coppedge,	Hawkins (Dunklin),	Mabrey,	Tubbs,
Cook,	Hawkins (Miller),	Martin,	Turner,
Coots,	Hawkins (St. Louis),	Matthews,	Underwood,
Coulter,	Hays,	Medley,	Via,
Cowgill,	Hess,	Miller (Moniteau),	Ward,
Crouch,	Hickman,	Miller (Webster),	Webb,
Dalton,	Hiller,	Neff,	Weeks,
Davidson,	Hughes,	Nolan,	Wells,
Davis (Buchanan),	Hynes,	Owen,	Wurdeman,
Davis (Henry),	Jackson,	Parker (Johnson),	Zimmerman,
Davault,	Johns,	Perkinson,	Mr. Speaker—113.
Dickson,			

NOES—Mr. Murphy—1.

Absent—Messrs.

Abraham,	Crowe,	Sullivan,	Walsh—6.
Baare,	Kerr		

Absent with leave—Messrs.

Bradford,	Fraser,	Mueller,	Ryan,
Davisson,	Harlan,	Odneal,	Scott (Wright),
Dickenson,	Hendrickson,	Parker (St. Louis),	Weinhold,
Donelan,	Lee,	Patrick,	Woods—18.
Faris (Pemiscot),	Mayo,		

Sick—Messrs.

Gristy,

Killam—2.

Mr. Gwinn, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to whom was referred House bill No. 2, entitled

An act to apportion the State of Missouri into representative districts, and to provide for the representation thereof,

Beg leave to report that they have carefully examined the same, and find it truly and correctly enrolled in accordance with the rules of the House, and that the printed copy as furnished the members is correct;

Which was read, and House bill No. 2 was then read at length, and, no objection being made, the Speaker, in the presence of the House, in open session, all other business being suspended, and before any other business was entertained, affixed his signature to said bill, and the Chief Clerk immediately presented the same to the Senate, when it was signed by the President of the Senate; and the said Chief Clerk thereupon immediately presented the same in person to the Governor.

Mr. Rubey, from the Special Committee on University, submitted the following report:

MR. SPEAKER: Your Special Committee on University beg leave to say that they have carefully examined joint and concurrent resolution No. 7, and report the same back to the House without recommendation;

Which was read.

House bill No. 25 was taken up, read the second time and Referred to Committee on Ways and Means.

House bill No. 19, entitled

An act to increase the pay of circuit judges by providing for the traveling expenses of the same,

Was taken up for engrossment.

Mr. Stuart offered the following amendment:

Amend section 3 by including the county of Buchanan, as follows:

"This act shall not apply to the city of St. Louis, Jackson or Buchanan county;"

Which was read.

Mr. Fogle moved to postpone action on the bill until a bill redistricting the State is passed;

Which was carried.

House joint and concurrent resolution No. 8 was taken up and ordered engrossed.

Mr. Smith of Pike moved that the House adjourn;

Which was carried.

SIXTEENTH DAY—WEDNESDAY, March 9, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of yesterday read and approved.

Mr. Killam offered the following resolution:

Whereas, The extra force of three allowed the Chief Clerk had been doing a certain amount of work prior to their appointment; therefore, be it

Resolved, That they be allowed pay from the beginning of this extra session.

Which was read.

Mr. Killam moved to refer the resolution to the Committee on Clerical Force;

Which was carried.

Mr. Hiller presented petition of citizens of Barton county, protesting against the opening of the World's fair on Sunday, and protesting against an appropriation by the Federal government for the benefit of the fair unless the purposes of the petition are complied with; which was

Referred to Committee on Judiciary.

Mr. Tuttle presented a resolution passed by F. & L. U. No. 1116, Randolph county, asking the Legislature not to appropriate one cent of money to rebuild the State University at this session of the Legislature; which was

Referred to Committee on University.

Mr. Skaggs presented petition of citizens of Maries county, praying that the University may be located at a place that offers to build it without a donation from the State; which was

Referred to Committee on University.

Mr. Lyman, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to whom was referred House bill No. 24, entitled

An act to appropriate money for the purpose of constructing, equipping and furnishing buildings for the use of the State University,

Beg leave to report that they have examined the same, and submit the annexed bill as a substitute therefor, and recommend that it do pass;

Which was read,

Mr. Davidson moved that 300 copies of the substitute be printed

Mr. McLin moved to postpone further action on the substitute until the location of the State University is decided.

Mr. Vogle moved to amend Mr. McLin's motion by inserting the word "printed" before the word "postponed;"

Which was adopted.

The question recurring on Mr. McLin's motion as amended, it was carried.

Mr. Fogle, from the Committee on Judiciary, submitted the following report,

MR. SPEAKER: Your Committee on Judicial Circuits, to whom was referred House Bill No. 21, entitled

An act fixing the time and regulating the number of terms for holding court in each of the judicial districts of the State of Missouri,

Beg leave to report that they have considered the same and recommend that the committee substitute do pass.

Which was read, the substitute agreed to and 300 copies ordered printed.

Mr. Hughes, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to whom was referred House joint and concurrent resolution No. 8,

Beg leave to report that they have examined the same, and find it truly engrossed, and that the printed copy furnished the members is correct;

Which was read.

Mr. Julian called up House joint and concurrent resolution No. 8; and the question being, Shall the resolution be read the third time and put upon its passage? it was carried.

House joint and concurrent resolution No. 8, proposing a tax on franchises,

Was taken up, read at length the third time, and passed by the following vote:

AYES—Messrs.

Adams,	Dougherty,	Kenamore,	Reynolds,
Amelung,	Dundas,	Kenney,	Rhodes,
Anderson (Knox),	Dunn,	Kerr,	Ringo,
Anderson (Liv'ston)	Earnest,	Kerwin,	Rubey,
Aydelott,	Eaton,	Killam,	Russ,
Banks,	Evans,	Lamb,	Russell,
Bennett,	Eubank,	Lane,	Sanders,
Bishop,	Farris (Ray),	Liles,	Scott (Monroe),
Boisseau,	Ferguson (Lafayette)	Luis,	Shearlock,
Brandom,	Ferguson (St. Clair),	McCrary,	Skaggs,
Bulla,	Florea,	McCullah,	Skidmore,
Carnes,	Fraser,	McHenry,	Smith (St. Louis),
Carter,	George,	McLin,	Stafford,
Coffman,	Greer,	McRoberts,	Stuart,
Collier,	Gristy,	Mabrey,	Thomas,
Conn,	Gwinn,	Martin,	Tubbs,
Coppedge,	Harrel,	Matthews,	Turner,
Coulter,	Hawkins (Dunklin),	Medley,	Underwood,
Cowgill,	Hawkins (Miller),	Miller (Moniteau),	Via,
Crouch,	Hawkins (St. Louis),	Miller (Webster),	Ward,
Crowe,	Hess,	Murphy,	Webb,
Dalton,	Hickman,	Neff,	Weeks,
Davidson,	Hiller,	Nolan,	Wells,
Davis (Henry),	Hughes,	Owen,	Woods,
Davison,	Hynes,	Parker (St. Louis),	Wurdeman,
Dickson,	Johns,	Patrick,	Zimmerman,
Donelan,	Julian,	Perkinson,	Mr. Speaker—110.
Donnell,	Kelley,		

NOES—Messrs.

Davis (Buchanan),	Hays,	Jackson,	Terry—5.
Fogle,			

Absent—Messrs.

Baare,	Harlan,	Odneal,	Smith (Pike),
Church,	Kurtz,	Parker (Johnson),	Sullivan,
Coots,	Lee,	Ryan,	Walsh—14.
Davault,	Lyman,		

Absent with leave—Messrs.

Abraham,	Dickenson,	McIntyre,	Scott (Wright),
Bradford,	Faris (Pemisnot),	Mueller,	Weinhold—10.
Cook,	Hendrickson,		

Sick—Mr. Mayo.

Pending roll-call,
Messrs. McIntyre and Abraham were granted leave of absence for one day.

Mr. Cook was granted leave of absence indefinitely.

Mr. Mayo was reported sick.

Mr. Julian moved to reconsider the vote by which the resolution passed, and to lay that motion on the table;

Which was carried.

Mr. Medley presented petition from tax-payers of Andrain county, asking for an appropriation for and the rebuilding of the State University at Columbia; which was

Referred to Special Committee on University.

Mr. Russell presented petition from tax-payers of Cape Girardeau county, asking for an appropriation for and rebuilding of the State University at Columbia; which was

Referred to Special Committee on University.

Mr. Crowe introduced House bill No. 26, entitled

An act creating a commission to re-locate the State University;

Which was read first time.

Mr. Farris of Ray moved that the House take a recess until 3 o'clock p. m.;

Which was carried.

AFTERNOON SESSION.

The hour of recess having expired,

Speaker Tuttle called the House to order.

The following message was received from the Governor, through his Private Secretary, Mr. R. F. Walker:

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
CITY OF JEFFERSON, March 9, 1892.

To the Thirty-sixth General Assembly:

GENTLEMEN—I forward you herewith a communication from Hon. C. P. Ellerbe, Superintendent of Insurance Department, showing there was on January 1, 1892, a surplus in the Insurance fund of about \$46,827.49 available for any purpose to which the General Assembly may determine to apply it.

I heartily approve of the suggestion of the Insurance Superintendent that at least \$40,000 of said balance be appropriated for the re-erection of the buildings of the State University. I know of no reason why such an appropriation cannot be made direct from the Insurance fund.

Respectfully,

DAVID R. FRANCIS, GOVERNOR.

St. Louis, Feb. 19, 1892.

Gov. D. R. FRANCIS, *Jefferson City, Mo.:*

DEAR SIR—In looking over the accounts of the Insurance department this morning, my attention is called to the condition of the Insurance department fund in the State treasury; and it occurred to me that a part of that fund might be transferred to the general revenue fund and used in the present emergency, especially in making an appropriation for the University.

I enclose you herewith a statement of this fund as carried on the books of the Insurance department. This statement shows a balance in the treasury to the credit of the fund on January 1, 1892, of \$46,827.49. This sum includes the remittances of December 31st, and from it are deducted the payments made for the support of the department for the month of December, 1891; and thereby varies slightly from the Treasurer's statement. The unexpended balance of the appropriations for the maintenance of the Insurance department was, on January 1st

\$17,111.66, while the fees so far collected during the present year amount to \$18,055.00. Now, while the fees for 1892 will fall short of the amount collected last year probably by several thousand dollars, nevertheless they will exceed the unexpended appropriation by some eight to ten thousand dollars. Therefore, I would suggest that at least \$40,000 of the \$46,827.49 belonging to the department fund on January 1, 1892, could be safely used for the rebuilding of the State University, without detriment to the Insurance department.

A surplus of \$24,000 was by joint and concurrent resolution of the General Assembly of 1877 (see session acts 1877, page 421), transferred from Insurance fund. In fact, if the whole \$47,827.49 is absolutely needed, it might be so transferred, as the fees already collected and to be collected for the present year will largely exceed the unexpended appropriation.

In this connection, I would call your attention to the fact that the amount transferred in 1877—\$24,000—added to the balance in the treasury on Jan. 1, 1892, \$46,827.49, shows that since its creation in 1869 to 1892, the Insurance department has been more than self-sustaining to the amount of \$70,827.49.

As these fees are collected for the support of the Insurance department, there may be some question as to the right of the State to use the fees for any other purpose, and, as I recollect, something of this sort was said in 1877; but in my judgment there is really no question as to the right of the State to do what it pleases with this money; and as it does no good where it is, I think it had better be used for rebuilding the University.

Yours respectfully,

C. P. ELLERBE,

Superintendent.

Aggregate Statement of Fees Received, Expenditure and Condition of Department Fund of Missouri Insurance Department to February 18, 1892.

Total fees received all sources in 1891.....	\$28,961 05
Total expenditures for all purposes in 1891.....	15,778 32
Excess of fees over expenditures same period.....	\$13,182 73

DEPARTMENT FUND.

Balance to credit of fund January 1, 1891.....	\$33,644 76
Added to fund from excess of fees over expenditures in 1891.....	13,182 73
Balance in treasury to credit of fund January 1, 1892.....	\$46,827 49

MEMORANDA.

Remitted State Treasurer for January, 1892, fees.....	\$1,995 00
Fees collected in February, 1892, to 18th inclusive.....	16,060 00
Total fees received in 1892 to date above mentioned.....	\$18,055 00
Unexpended balance appropriation January 1, 1892, for Ins. Dep't—	
On special account.....	\$6,000 00
On general account.....	11,111 60
Total.....	\$17,111 60
Excess fees paid into Treasury—	
*In 1889.....	\$14,742 26
In 1890.. ..	11,593 07
In 1891.....	13,182 73
Total.....	\$39,518 06

*Of 1889 fees as shown above, \$7,947.16 belongs to fees of 1888, paid into treasury by Mr. Carr after January 1, 1889.

Mr. Hays moved that the House adjourn;
Which was carried.

SEVENTEENTH DAY—THURSDAY, March 10, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottsman.

The question being on the approval of the journal of yesterday, Mr. Lyman offered the following resolution:

Resolved, That the journal of March 9 be changed to show that Mr. Davidson's motion, as amended by Mr. Fogle's motion to print 300 copies of committee substitute for House bill No. 24, and further consideration of said substitute be postponed, was adopted by the House.

Which was read.

Pending action on resolution.

Messrs. McIntyre, Weinhold and Hendrickson were excused.

Messrs. Abraham, Parker of St. Louis, Cowgill, Mayo and Dickenson were granted leave of absence indefinitely.

The question being on the resolution, and the ayes and noes being demanded, it was lost by the following vote:

AYES—Messrs.

Anderson (Knox),	Evans,	Hughes,	Perkinson,
Anderson (Liv'ston),	Kubank,	Kenamore,	Rhodes,
Bishop,	Farris (Ray),	Kerwin,	Ringo,
Brandom,	Ferguson (St. Clair),	Killam,	Rubey,
Church,	Florea,	Kurtz,	Russell,
Coffman,	Fogle,	Liles,	Sanders,
Cellier,	Gristy,	Lyman,	Smith (Pike),
Conn,	Gwinn,	McCrary,	Turner,
Coots,	Harlan,	McRoberts,	Underwood,
Coulter,	Harrel,	Mabrey,	Via,
Dalton,	Hawkins (Dunklin),	Martin,	Webb,
Davidson,	Hays,	Medley,	Wells,
Davault,	Hess,	Parker (Johnson),	Zimmerman—54.
Dunn,	Hickman,		

NOES—Messrs.

Adams,	Donnell,	Kerr,	Reynolds,
Amelung,	Dougherty,	Lamb,	Russ,
Aydellott,	Dundas,	Lane,	Shearlock,
Banks,	Earnest,	McCullah,	Skaggs,
Bennett,	Eaton,	McHenry,	Skidmore,
Boisseau,	Faris (Pemisot),	McLin,	Smith (St. Louis)
Bulla,	Ferguson (Lafayette),	Matthews,	Stafford,
Carnes,	Fraser,	Miller (Moniteau),	Stuart,
Carter,	Greer,	Miller (Webster),	Terry,
Coppedge,	Hawkins (Miller),	Mueller,	Thomas,
Crouch,	Hawkins (St. Louis),	Murphy,	Tubbs,
Crowe,	Hiller,	Neff,	Ward,
Davis (Buchanan),	Hynes,	Nolan,	Weeks,
Davis (Henry),	Jackson,	Odneal,	Woods,
Davison,	Julian,	Owen,	Wurdeman,
Dickson,	Kelley,	Patrick,	Mr. Speaker—66.
Donelan,	Kenney,		

Absent—Messrs.

Baare,	Johns,	Ryan,	Sullivan,
Cook,	Luis,	Scott (Monroe),	Walsh—8.

Absent with leave—Messrs.

Abraham,	Dickenson,	McIntyre,	Scott (Wright),
Bradford,	Hendrickson,	Mayo,	Weinhold—11.
Cowgill,	Lee,	Parker (St. Louis),	

Sick—Mr. George.

Journal of yesterday read and approved.

Mr. Woods offered the following resolution:

Whereas, Martin Shearer has performed service on the Doorkeeper's force since this extra session has convened, but has only received wages from the 24th day of February; therefore, be it

Resolved, That the Committee on Accounts be requested to draw a warrant in favor of said Martin Shearer for seven days' wages due him.

Which was referred to Committee on Accounts.

Mr. Woods offered the following resolution:

Whereas, The report is current that Martin Shearer is performing the service of two men, viz. water carrier and spittoon cleaner, while Robert Shannon's name is on the list, yet he is performing no service in the House; therefore, be it

Resolved, That the Committee on Clerical Force investigate said case, and if said wrong exists, remedy same.

Which was referred to Committee on Clerical Force.

Mr. Dundas presented petition from citizens of Benton county, asking for the removal of the State University from Columbia to Sedalia, Mo; which was

Referred to Special Committee on University.

House bill No. 26 was taken up, read second time and

Referred to Special Committee on University.

Committee substitute for House bill No. 21, entitled

An act fixing the time and regulating the number of terms for holding court in each judicial district of the State of Missouri,

Was taken up for engrossment.

Mr. Hays offered the following amendment:

Amend by substituting the following: "In the county of Cooper, on the third Monday in January, the first Monday in May and the third Monday in October;"

Which was read and agreed to.

Mr. Mabrey offered the following amendment:

Amend section 26 by striking out the words "January" and "July," and inserting in lieu thereof the words "April" and "October," in the 9th line of said section;

Which was read and agreed to.

Mr. Cook offered the following amendment:

Amend section 28 by striking out the word "March," in line five, and inserting the word "August;"

Which was read and agreed to.

Mr. Aydelott offered the following amendment:

Amend section 12 of substitute for House bill No. 21 by striking out all after the word "September," in 8th line, and inserting the following: "and in the county of Warren, on the third Monday in April and third Monday in October;"

Which was read and agreed to.

Mr. Fraser offered the following amendment:

Amend section 28 of House bill No. 21 by inserting after the word "September," in the 3d line, the words, "at Webb City on the first Mondays of May and October;"

Which was read and agreed to.

Mr. Liles offered the following amendment:

Amend section 26 by striking out in line 8 the words "January" and "July," and inserting in lieu thereof the words "May" and "November;"

Which was read and agreed to.

Mr. Mueller offered the following amendment:

Amend section 14 of House bill No. 21 by adding thereto the following: "In the county of St. Charles, on the first Mondays of March and September;"

Which was read and agreed to.

Mr. McIntyre offered the following amendment:

Amend section 15, printed bill, by inserting after the word "May," in the 8th line, the following words: "Third Monday in August;"

Which was read and agreed to.

Mr. Hiller offered the following amendment:

Amend section 20 by striking out all between the words "Cedar," in 2d line, and "October," in 3d line, and insert in lieu thereof the words "on the 4th Monday in March and the 3d Monday in October;"

Which was read and agreed to.

Mr. Killam offered the following amendment:

Amend substitute for House bill No. 21, section 12, by striking out all after the word "the," in 7th line of said section, and inserting the following: "The 4th Monday in March and November, and 2d Monday in August; and in the county of Warren, on the 3d Mondays in April and October;"

Which was read and agreed to.

Mr. Woods offered the following amendment:

Amend section 15 of House bill No. 21, by striking out in the 5th line of printed bill, the words "third Monday in August," and insert in place thereof the words "first Monday in August;"

Which was read and agreed to.

Mr. Ward offered the following amendment:

Amend section 25, lines 2 and 3, by striking out the words "third Monday in February and second Monday in August," and insert in lieu thereof the words "first Monday in March and first Monday in September;" and further amend, same section, lines 7 and 8, by striking out the words "second Monday in September," and insert in lieu thereof the words "third Monday in February and second Monday in August;"

Which was read and agreed to.

Mr. Skaggs offered the following amendment:

Amend section 15 by adding to the end of said section the following words: "In the county of Maries, on the second Monday in April and first Monday in October;"

Which was read and agreed to.

Mr. Anderson of Livingston offered the following amendment:

Amend by inserting "first Monday in May," in line 10 of section 8;

Which was read and agreed to.

Mr. Davidson offered the following amendment:

Amend section 11 by striking out the word "third," in line 6, and substitute the word "second;"

Which was read and agreed to.

Mr. Brandom offered the following amendment:

Amend section 9 by striking out lines 7 and 8 and inserting in lieu thereof the following: "On the second Monday in March, on the third Monday in July and on the third Monday in November;"

Which was read and agreed to.

Mr. Davisson offered the following amendment:

Amend substitute for House bill No. 21: strike out all between the word "Harrison," in 3d line of section 4, and the semicolon in line 4 of section 4, and insert in lieu thereof the following: "on the third Monday in January and May, and the second Monday in October;"

Which was read and agreed to.

Mr. Neff offered the following amendment:

Amend section 16 by striking out the word "second" in 4th line, and substituting "first" therefor;

Which was read and agreed to.

Mr. Coppedge offered the following amendment:

Amend section 22 by striking out "second Monday" in the 3d line, and inserting "first Monday;" and by striking out the "third Monday in March and September," in the 4th and 5th lines, and inserting the "third Mondays in February and August;"

Which was read and agreed to.

Committee substitute for House bill No. 21 was ordered engrossed and printed, as amended.

Mr. Conn moved that the House adjourn;

Which was carried.

EIGHTEENTH DAY — FRIDAY, March 11, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of yesterday read and approved.

Mr. Farris of Ray moved to reconsider the vote by which committee substitute for House bill No. 21 was ordered engrossed and printed.

Mr. Hynes moved to lay the motion to reconsider on the table;
Which was lost.

Pending action on the motion to reconsider made by Mr. Farris of Ray,

Mr. Eubank was granted leave of absence for two days.

Mr. Dunn was granted leave of absence indefinitely.

Mr. Conn was reported sick.

The question being on the motion to reconsider, and the ayes and noes being demanded, the motion was carried by the following vote:

AYES—Messrs.

Abraham,	Donnell,	Lane,	Ringo,
Amelung,	Dundas,	Liles,	Russ,
Anderson (Liv'ston),	Earnest,	Luis,	Russell,
Aydellott,	Eaton,	Lyman,	Sanders,
Baare,	Evans,	McCrary,	Shearlock,
Bennett,	Farris (Pemisicot),	McCullah,	Skaggs,
Bishop,	Farris (Ray),	McIntyre,	Skidmore.
Boisseau,	Florea,	McRoberts,	Smith (Pike),
Brandom,	George,	Mabrey,	Smith (St. Louis),
Bulla,	Greer,	Martin,	Stafford,
Carter,	Gwinn,	Matthews,	Stuart,
Church,	Harlan,	Mayo,	Sullivan,
Coffman,	Harrel,	Medley,	Tubbs,
Coppedge,	Hawkins (Miller),	Miller (Moniteau),	Turner,
Cook,	Hawkins (St. Louis),	Miller (Webster),	Underwood,
Coulter,	Hays,	Mueller,	Ward,
Crouch,	Hess,	Murphy,	Webb,
Crowe,	Hickman,	Neff,	Weeks,
Dalton,	Jackson,	Nolan,	Weinhold,
Davidson,	Johns,	Odneal,	Wells,
Davis (Henry),	Kelley,	Owen,	Woods,
Davison,	Kerr,	Parker (Johnson),	Wurdeman,
Davault,	Kerwin,	Parker (St. Louis),	Zimmerman,
Dickson,	Killam,	Patrick,	Mr. Speaker—99.
Donelan,	Lamb,	Rhodes,	

NOES—Messrs.

Adams,	Dougherty,	Hiller,	Perkinson,
Anderson (Knox),	Ferguson (St. Clair),	Hughes,	Reynolds,
Banks,	Fogle,	Julian,	Scott (Monroe),
Collier,	Fraser,	Kenney,	Terry,
Coots,	Gristy,	Kurtz,	Thomas,
Cowgill,	Hawkins (Dunklin),	McHenry,	Via—27.
Davis (Buchanan),	Hendrickson,	McLin,	

Absent—Messrs.

Bradford,	Ferguson (Lafayette)	Kenamore,	Ryan,
Carnes,	Hynes,	Rubey,	Walsh—9.
Dickenson,			

Absent with leave—Messrs.

Conn,	Eubank,	Lee,	Scott (Wright)—5.
Dunn,			

The question being, Shall committee substitute for House bill No. 21 be engrossed ?

Mr. Farris of Ray offered the following amendment:

Amend by striking out all of section 30 ;

Which was read and agreed to.

Special order being called for,

Mr. Coots moved to suspend the rules for the further consideration of the bill ;

Which was carried.

Mr. Mueller moved to postpone further action on the bill until next Wednesday ;

Which was lost.

Mr. Davidson moved to reconsider the vote by which section 28 to committee substitute for House bill No. 21 was adopted.

Mr. Fogle moved the previous question ; which was carried.

The question being on Mr. Davidson's motion to reconsider, it was lost.

Pending action on engrossment of committee substitute for House bill No. 21,

The following message was received from the Senate, through its Secretary, Mr. Gray :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up, amended and passed House bill No. 14, entitled

An act to appropriate money for the payment of the mileage and per diem of the officers and members, and the contingent expenses of the extra session of the Thirty-sixth General Assembly ;

Emergency clause adopted, title read and agreed to ;
Which was read.

The question recurring on committee substitute for House bill No. 21, the bill was ordered engrossed and printed as amended.

Mr. McLin moved to reconsider the vote by which the resolution offered by Mr. Fogle, regarding the establishing of the State University, was adopted.

Mr. Lyman moved to lay Mr. McLin's motion to reconsider on the table.

The ayes and noes being demanded, the motion to table was lost by the following vote:

AYES—Messrs.

Abraham,	Evans,	Lamb,	Ringo,
Anderson (Knox),	Farris (Ray),	Lane,	Rubey,
Anderson (Liv'ston),	Ferguson (Lafayette)	Liles,	Russell,
Brandom,	Ferguson (St. Clair),	Luis,	Ryan,
Church,	Florea,	Lyman,	Scott (Monroe),
Coffman,	Gristy,	McCrary,	Skidmore,
Coots,	Gwinn,	McIntyre,	Smith (Pike),
Coulter,	Harlan,	McRoberts,	Smith (St. Louis),
Cowgill,	Harrel,	Mabrey,	Stuart,
Crouch,	Hawkins (St. Louis),	Medley,	Sullivan,
Davidson,	Hess,	Nolan,	Turner,
Davis (Buchanan),	Hughes,	Parker (Johnson),	Underwood,
Davault,	Kerwin,	Parker (St. Louis),	Via,
Donelan,	Killam,	Perkinson,	Weinhold,
Dunn,	Kurtz,	Rhodes,	Wells—61.
Eaton,			

NOES—Messrs.

Adams,	Dickson,	Johns,	Patrick,
Amelung,	Donnell,	Julian,	Reynolds,
Aydelott,	Dougherty,	Kelley,	Russ,
Baare,	Dundas,	Kenney,	Sanders,
Banks,	Earnest,	Kerr,	Shearlock,
Bennett,	Faris (Pemiscot),	McCullah,	Skaggs,
Bishop,	Fogle,	McHenry,	Stafford,
Boisseau,	Fraser,	McLin,	Terry,
Bulla,	George,	Martin,	Thomas,
Carnes,	Greer,	Matthews,	Tubbs,
Carter,	Hawkins (Dunklin),	Mayo,	Ward,
Collier,	Hawkins (Miller),	Miller (Moniteau),	Webb,
Conn,	Hays,	Miller (Webster),	Weeks,
Coppedge,	Hendrickson,	Mueller,	Woods,
Cook,	Hickman,	Murphy,	Wurdeman,
Crowe,	Hiller,	Neff,	Zimmerman,
Davis (Henry),	Hynes,	Odneal,	Mr. Speaker—71.
Davison,	Jackson,	Owen,	

Absent—Messrs.

Dalton,	Dickenson,	Kenamore,	Walsh—4.
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Absent with leave—Messrs.

Bradford,	Eubank,	Lee,	Scott (Wright)—4.
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Mr. Russ moved the previous question ;
Which was carried.

The question recurring on Mr. McLin's motion to reconsider the vote on Mr. Fogle's resolution, and the ayes and noes being demanded, the motion was lost by the following vote:

AYES—Messrs.

Adams,	Dickson,	Kelley,	Reynolds,
Amelung,	Donnell,	Kenney,	Russ,
Aydelott,	Dougherty,	Kerr,	Sanders,
Baare,	Dundas,	McCullah,	Shearlock,
Banks,	Earnest,	McHenry,	Skaggs,
Bennett,	Faris (Pemiscot),	McLin,	Stafford,
Bishop,	Fraser,	Matthews,	Terry,
Boissseau,	George,	Mayo,	Thomas,
Bulla,	Hawkins (Miller),	Miller (Moniteau),	Tubbs,
Carnes,	Hays,	Miller (Webster),	Ward,
Carter,	Hendrickson,	Mueller,	Webb,
Collier,	Hickman,	Murphy,	Weeks,
Coppedge,	Hiller,	Neff,	Woods,
Cook,	Hynes,	Odneal,	Wurdeman,
Crowe,	Johns,	Owen,	Zimmerman,
Davis (Henry),	Julian,	Patrick,	Mr. Speaker—65.
Davisson,			

NOES—Messrs.

Abraham,	Eaton,	Kerwin,	Perkinson,
Anderson (Knox),	Evans,	Killam,	Rhodes,
Anderson (Liv'ston),	Farris (Ray),	Kurtz,	Ringo,
Brandom,	Ferguson (Lafayette),	Lamb,	Rubey,
Church,	Ferguson (St. Clair),	Lane,	Russell,
Coffman,	Florea,	Liles,	Ryan,
Conn,	Fogle,	Luis,	Scott (Monroe),
Coots,	Greer,	Lyman,	Skidmore,
Coulter,	Gristy,	McCrary,	Smith (Pike),
Cowgill,	Gwinn,	McIntyre,	Smith (St. Louis),
Crouch,	Harlan,	McRoberts,	Stuart,
Dalton,	Harrel,	Mabrey,	Sullivan,
Davidson,	Hawkins (Dunklin),	Martin,	Turner,
Davis (Buchanan),	Hawkins (St. Louis),	Medley,	Underwood,
Davault,	Hess,	Nolan,	Via,
Donelan,	Hughes,	Parker (Johnson),	Weinhold,
Dunn,	Jackson,	Parker (St. Louis),	Wells—68.

Absent—Messrs.

Kenamore, Walsh—2.

Absent with leave—Messrs.

Bradford,	Eubank,	Lee,	Scott (Wright)—5.
Dickenson,			

Mr. Rubey, from the Special Committee on University, submitted the following reports:

JEFFERSON CITY, Mo., March 10, 1892.

Hon. WILBUR F. TUTTLE, Speaker of the House of Representatives:

SIR—A majority of your Special Committee on University beg leave to make the following report, to wit:

After carefully examining into the different propositions made by the towns of Columbia, Independence, Sedalia, Clinton and the county of St. Louis, and after investigating all other matters pertaining to the location and rebuilding of the State University, hereby respectfully report to the House that we deem it to be to the best interest of the State and the University that the Agricultural college should be separated in space from the University, the latter to be located in some adaptable town other than Columbia; the Agricultural College to remain where it now is, and all the remaining buildings and other property of the State turned over to the use of same.

We recommend further that such liberal provisions be made for the rebuilding and maintenance of the University as are in keeping with the magnitude of a great State like ours.

Very respectfully,

T. L. RUBEY, Chairman.

JEFFERSON CITY, Mo., March 10, 1892.

Hon. WILBUR F. TUTTLE, Speaker of the House of Representatives:

SIR—Your Special Committee, to whom were referred the propositions from the various cities in this State desiring the State University, beg leave to say that they have examined the same, together with the bonds thereto attached, and report them back to this House.

It is the opinion of the committee, after careful inquiry, that the bonds furnished by the people of each of the cities are good, as far as the solvency of the signers thereof is concerned, and that each of the bonds is given in good faith. The committee desire to call the attention of the House to the proposition and bond furnished by the city of Sedalia, also to the proposition and bond furnished by the city of Columbia. In each of said propositions and bonds appear erasures and interlineations, and there is nothing to show whether such erasures and interlineations were made before or after the signatures were made to the propositions or bonds.

We would also call attention to the fact that the city of Independence filed no bond with their proposition. The committee desire to say that, in calling attention to these facts, they do not wish to reflect upon either of the said cities in any way, because, as before stated, they believe the propositions and bonds are submitted in good faith, but they deem it their duty to report these facts, as they might at some future time result in a loss to the State of Missouri.

Very respectfully,

T. L. RUBEY, Chairman.

Which was read.

Mr. Rubey, from the Committee on University, submitted the following report:

JEFFERSON CITY, March 11, 1892.

Hon. WILBUR F. TUTTLE, Speaker House of Representatives:

SIR—Recognizing the fact that minorities are entitled to certain rights, namely, the expression of their views when differing from those entertained by the majority, the undersigned, members of your Special Committee on University, beg leave to say that they cannot agree with the majority of the members of said committee, and therefore respectfully submit the following report:

We concur in that part of the majority report which is as follows: "We recommend further, that such liberal provisions be made for the rebuilding and maintenance of the University as are in keeping with the magnitude of a great State like ours."

We do not believe that the question of the separation of the Agricultural College from the University comes within the authority conferred upon this committee. Nor has this committee, in our judgment, given to said subject such consideration as will warrant it in making any recommendation in reference thereto. Nor do we think that the present, when the very life of the University is at stake, is the opportune time to consider said subject. After a careful consideration of all the propositions submitted, together with the statements made before the committee by the representatives of the various cities contending for the University, we respectfully recommend that the said institution be rebuilt at Columbia, and for the following reasons:

There is grave doubt as to the authority of the Legislature to remove the State University from its present location, and certainly there is grave doubt as to the authority of this extra session of the Legislature, under the call of the Governor, to remove said institution. Without discussing this question at length, we would simply call the attention of the House to the opinions of Hon. Alex. Martin, Hon. E. H. Norton and Hon. J. O. Broadhead; which opinions are printed and in the possession of the members of this body.

It must be evident to any person who has examined the above opinions, that in attempting to remove the University, we would at least involve the State in litigation; but aside from and in addition to the constitutional and legal barriers which would confront the State in an effort to remove the University from the site upon which it was founded in 1839, we insist that there is an obstacle above and beyond all these, to wit: The good faith and honor of the State of Missouri. The circumstances under which the University was brought into existence are familiar to all, and yet we would feel derelict in the discharge of our duty did we not refer to them briefly.

In 1839 the General Assembly passed an act providing for the selection of a site for the University in compliance with the requirements imposed on the State by the act of Congress admitting Missouri into the Federal Union. This act named five persons as commissioners, whose duty it was to receive bids as required by said act, and after visiting the several localities desiring said institution, were to meet at the State capitol and open the bids, and the place presenting the most advantages to be derived to said University, keeping in view the amount subscribed, locality and general advantages, was to be entitled to the location.

The commissioners discharged the duty imposed on them by said act, and as a result of their labors, awarded the location of the University to Boone county—the bid of said county being the sum of \$117,900, every dollar of which was paid, \$21,900 more than the bid of any other county.

The liberality of this gift on the part of the citizens of Boone county can only be appreciated when we remember the sparsely settled condition of the country at that date, and the hardships and privations incident to pioneer life.

We confidently believe and assert that every dollar of said donation was given with the firm belief on the part of the donor, that the location of said University was to be permanent and fixed forever, and that said money was received by the State with said like understanding.

Having thus 53 years ago virtually sold the location of the University to the highest bidder, with what propriety can the State now, when it has grown from its feeble condition of 1839 to its present status as the fifth State in the Union, break faith with those who, at great sacrifice, laid the foundations of its greatest educational institution.

Will it justify the aspersions of our enemies in calling our beloved commonwealth "The robber State" and "Poor old Missouri," and adopt

"The rule, the simple plan,
That they may get who have the power,
And they may keep who can?"

We further call attention to the fact that the University was sustained and nurtured by Columbia and Boone county from 1839 to 1867, a period of 28 years, without the aid of a single dollar from the State. And again, in 1870 the citizens of Columbia and Boone county gave to the State the sum of \$90,000 as an inducement for the location of the Agricultural College as a department of the University.

We assume to erect no standard of morals for the guidance and action of the members of this House, but it does seem to us, that before we take any step in the direction of a removal of the University, or seriously consider the same, it would be well to determine if such action would not be violative of the provisions or principles, at least, of an act of this General Assembly at its regular session, approved April 20, 1891, and found on page 85, Session Acts of 1891, which makes it unlawful for any corporation doing business in this State at any time to move, abandon or discontinue in any way any factory, office, agency or other establishment from or in any city, town or other place within this State without first repaying and restoring any and all money, bonds, lands and other property which have been or shall hereafter be given or granted as a consideration or inducement for the location or construction, operation, enlargement or maintenance at any such city, town or place of such factory, office, agency or establishment.

And such repayment or restoration must include and be accompanied by the payment of lawful interest on such money, bonds, lands and other property, or upon the proceeds or reasonable value thereof, for the full period that shall have elapsed between the date of the original gift or grant, and such final payment and restoration.

That this was a just and wise enactment, we have the unusual testimony of its passage without a single negative vote, either in the House or Senate. In all honesty and candor, we cannot see how the State can insist upon one rule of conduct for the corporations which it has created, and which have no interest in those who have given them aid, and another and entirely different one for itself in dealing with its own citizens, whose interests and rights are in its sacred keeping.

The State now owns property to the value of not less than \$200,000, situated upon the campus of the University, which property, it is the opinion of many able lawyers, would revert to the original owners, their heirs or executors, should the University be removed.

The Rollins Aid fund, now amounting to about \$40,000, bequeathed by Dr. Anthony Rollins for the purpose of aiding poor, indigent youths of Boone county in procuring an education, would become inoperative should the University be removed.

Thus, by removing, we would place the State in a position where she would in all probability lose not less than \$240,000.

The State University is now located at Columbia; not a single day has been lost and not a recitation missed because of the fire which occurred on the 9th of January last. By rebuilding at Columbia there will be no discontinuation of the work of the institution; by the opening of the college year, September next, the buildings would be well under way of construction, doubtless some of them nearly if not entirely ready for occupancy. It is our opinion that the school would open with as many pupils as if the fire had not occurred. To locate elsewhere would

cause a break in the work of the institution. It would be impossible to be ready by September next, and as a consequence the young men and women of this State would seek other universities and colleges, the professors and instructors would seek other fields of labor, and the whole work would be so broken up that it would require years to repair the injury done.

It is the opinion of every official connected with the institution, without a single exception, that it should be rebuilt at Columbia. In reply to a letter in which he is asked to give his opinion to the chairman of this committee, President Jesse says: "In reply, I would say that in my opinion no valid reason whatsoever has yet been advanced for the removal, but on the contrary, that self-interest and honor alike plead with the State for maintaining the whole institution where it now stands." The same opinion is held by every professor and assistant professor.

The Board of Curators, in their report to this Special Committee, use these words: "We are unanimously agreed that the buildings to be provided for should be erected at Columbia, on the grounds (consisting of thirty acres) owned by the University, and known as the campus, on which the main building stood when it was burned on January 9th last."

The alumni are almost unanimous in their opinion that the University should be relocated at Columbia. The public press of the State stand almost as a unit for it, and the sentiment of the people, as reflected by the press, strongly favors its retention at that place.

To the foregoing reasons, besides which many others might be given, we desire to add that notwithstanding the fact that the people of Boone county have given to the University not less than \$250,000, yet in its hour of need they stand ready to assist, and in their proposition to this House they propose to give \$50,000 to assist in rebuilding the same, and guarantee such fire protection as the State may require.

This proposition in our opinion should be accepted, and an appropriation of \$100,000 made, which, together with the insurance money, would make a fund that would meet all the necessary demands and insure the erection of buildings that would be a credit to the State.

Respectfully submitted.

T. L. RUBEY,
P. B. DUNN,
W. E. PERKINSON,
W. A. GWINN,
W. L. HAWKINS,
D. SULLIVAN,
J. W. JACKSON,

Which was read.

Mr. Lyman moved that the House adjourn;

Which was carried.

NINETEENTH DAY—SATURDAY, March 12, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of yesterday read and approved.

Mr. Donelan presented petitions from the city of St. Joseph, asking for an appropriation to rebuild the University at Columbia; which were

Referred to Special Committee on University.

Mr. Hendrickson presented petition of the People's Party club against rebuilding the University, and requesting the matter to be left to the next General Assembly, so the people may have time to express their wishes in regard to the same; which was

Referred to Special Committee on University.

Mr. McLin introduced House bill No. 27, entitled

An act to provide for the removal of all the departments of the State University, except the Agricultural and Mechanical College, away from Columbia; to provide for the relocation thereof; to appropriate money for the erection of buildings therefor, and to transfer to the Agricultural and Mechanical department such buildings, lands and other State property as remain at Columbia; to provide for the continuance of said department at Columbia;

Which was read first time.

Mr. Lyman moved that the bill be rejected.

Mr. Turner, from the Committee on Congressional Districts, submitted the following report:

MR. SPEAKER: Your Committee on Congressional and Representative Districts, to whom were referred House bills Nos. 1, 3, 5, 6, 7, 9, 10, 11, 12, 15, 16, 17, 18, 23,

Beg leave to report that they have examined the same, and offer the following substitute therefor, and recommend that the substitute do pass;

Which was read, the substitute agreed to, and 300 copies of the substitute ordered printed.

Mr. Tubbs moved that 300 copies of House bill No. 5 be printed; Which was carried.

Mr. Lyman moved to suspend the rules for the further consideration of House bill No. 27.

Mr. Stuart moved to adjourn until Monday at 2 o'clock p. m.; Which was lost.

The question recurring on the motion to suspend the rules, it was carried.

Pending action on House bill No. 27, and by unanimous consent, Mr. Eaton offered the following resolution:

Resolved, That this House now proceed to consider the several propositions submitted by the various localities contesting for the location of the State University, which were presented to this House on yesterday by the Special Committee on University, and that, after hearing the same, the House proceed at once to select a site for the location of the State University, by an open ballot to be taken by a call of the roll of the House; that after the third ballot, the locality receiving the lowest number of votes be dropped on each ballot, and that the locality receiving the highest number of votes on the final ballot be declared the choice of this House as the site for the location of the State University.

Which was read.

Mr. Hynes moved to indefinitely postpone the resolution.

Mr. Mabrey moved to lay the motion to indefinitely postpone on the table.

Mr. Faris of Ray moved to adjourn until Monday at 2 o'clock.

The ayes and noes being demanded, the motion was lost by the following vote:

Pending roll-call,

Mr. Fogle was granted leave of absence until Tuesday.

Mr. Weeks was granted leave of absence for one day.

Mr. Jackson was granted leave of absence for one day.

Mr. Boisseau was granted leave of absence for two days.

Mr. Miller of Moniteau was granted leave of absence for one day.

Messrs. Martin and Carter were granted leave of absence for one day.

AYES—Messrs.

Abraham,	Dougherty,	Kurtz,	Rubey,
Amelung,	Dundas,	Lane,	Russell,
Anderson (Knox),	Dunn,	Lute,	Ryan,
Anderson (Liv'ston),	Evans,	Lyman,	Sanders,
Baare,	Farris (Ray),	McCrary,	Scott (Monroe),
Bishop,	Florea,	McIntyre,	Skidmore,
Brandon,	Gristy,	McRoberts,	Smith (St. Louis),
Church,	Harlan,	Mabrey,	Sullivan,
Collier,	Harrel,	Medley,	Thomas,
Coulter,	Hawkins (St. Louis),	Nolan,	Turner,
Cowgill,	Hays,	Odneal,	Underwood,
Crouch,	Hess,	Parker (Johnson),	Walsh,
Davidson,	Hickman,	Perkinson,	Weinhold,
Davault,	Kerwin,	Rhodes,	Wells—59.
Donnell,	Killam,	Ringo,	

NOES—Messrs.

Adams,	Eaton,	Kenney,	Reynolds,
Aydelott,	Faris (Pemisnot),	Kerr,	Russ,
Banks,	Ferguson (Lafayette),	Lamb,	Shearlock,
Bennett,	Ferguson (St. Clair),	Liles,	Skaggs,
Carnes,	Fraser,	McCullah,	Smith, (Pike),
Coffman,	George,	McHenry,	Stafford,
Conn,	Greer,	McLin,	Stuart,
Coppedge,	Gwinn,	Matthews,	Terry,
Cook,	Hawkins (Dunklin),	Mayo,	Tubbs,
Crowe,	Hawkins (Miller),	Miller (Webster),	Via,
Dalton,	Hendrickson,	Mueller,	Ward,
Davis (Buchanan),	Hiller,	Murphy,	Webb,
Davis (Henry),	Hynes,	Neff,	Woods,
Davisson,	Johns,	Owen,	Wurdeman,
Dickson,	Julian,	Parker (St. Louis),	Zimmerman,
Donelan,	Kelley,	Patrick,	Mr. Speaker—66.
Earnest,	Kenamore,		

Absent—Messrs.

Bradford,	Coots,	Eubank,	Hughes—5.
Bulla,			

Absent with leave—Messrs.

Boisseau,	Fogle,	Martin,	Scott (Wright),
Carter,	Jackson,	Miller (Monteau),	Weeks—10.
Dickenson,	Lee,		

Mr. Wurdeman moved the previous question.

Pending Mr. Wurdeman's motion for the previous question, Mr. Fogle submitted the following:

MR. SPEAKER W. F. TUTTLE, of the Thirty-Sixth General Assembly, extra session :
We, the undersigned, are hereby paired on all votes concerning all matters pertaining in any way the State University of Missouri, till Tuesday morning, at 9:30 o'clock, March 15, 1892.

C. C. FOGLE,
Schuyler county, Mo.
JAS. M. ZIMMERMAN.

Mr. Rubey submitted the following:

W. F. TUTTLE, Speaker of the extra session of the Thirty-Sixth General Assembly :
We, the undersigned, are hereby paired on all votes where roll is called, on all questions pertaining in any way to the State University of Missouri, until Tuesday morning, at 9:30 o'clock, March 15, 1892.

T. L. RUBEY, Laclede county.
W. J. WARD, Stoddard county.

Mr. Davisson moved that the House adjourn; and the ayes and noes being demanded, the motion was carried by the following vote:

AYES—Messrs.

Abraham,	Ferguson(Lafayette)	Luis,	Ryan,
Amelung,	Fraser,	McCrary,	Sanders,
Baare,	George,	McHenry,	Scott (Monroe),
Bennett,	Gwinn,	McIntyre,	Skidmore,
Brandom,	Harrel,	Matthews,	Smith (Pike),
Collier,	Hawkins (St. Louis),	Mayo,	Smith (St. Louis),
Coulter,	Hays,	Medley,	Stuart,
Crouch,	Hess,	Nolan,	Sullivan,
Crowe,	Hickman,	Odneal,	Thomas,
Davisson,	Johns,	Owen,	Tubbs,
Davault,	Kelley,	Parker (St. Louis),	Turner,
Donnell,	Kerr,	Patrick,	Underwood,
Dunn,	Kerwin,	Perkinson,	Via,
Earnest,	Killam,	Rhodes,	Walsh,
Eaton,	Lamb,	Ringo,	Weinhold,
Evans,	Lane,	Russ,	Wells—65.
Farris (Ray),			

NOES—Messrs.

Adams,	Davidson,	Hendrickson,	Neff,
Anderson (Knox),	Davis (Buchanan),	Hiller,	Parker (Johnson),
Anderson(Liv'ston),	Davis (Henry),	Hynes,	Reynolds,
Aydelott,	Dickson,	Julian,	Rubey,
Banks,	Donelan,	Kenamore,	Shearlock,
Bishop,	Dougherty,	Kenney,	Skaggs,
Bulla,	Dundas,	Liles,	Stafford,
Carnes,	Faris (Pemiscot),	Lyman,	Terry,
Church,	Ferguson (St. Clair),	McCullah,	Ward,
Coffman,	Florea,	McLin,	Webb,
Conn,	Greer,	McRoberts,	Woods,
Coppedge,	Gristy,	Mabrey,	Wurdeman,
Cook,	Hawkins (Dunklin),	Miller (Webster),	Zimmerman,
Cowgill,	Hawkins (Miller),	Mueller,	Mr. Speaker—57.
Dalton,			

Absent—Messrs.

Coots,	Harlan,	Kurtz,	Russell.
Eubank,	Hughes,	Murphy,	Scott (Wright)—8.

Absent with leave—Messrs.

Boisseau,	Dickenson,	Lee,	Miller (Moniteau),
Bradford,	Fogle,	Martin,	Weeks—10.
Carter,	Jackson,		

TWENTIETH DAY—MONDAY, March 14, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottsman.

Journal of Saturday read and approved.

Mr. Lyman called up Senate amendments to House bill No. 14:

Amendment No. 1:

Amend House bill No. 14 by adding to the first section thereof the words, "or so much thereof as may be necessary;"

Amendment No. 2:

Amend House bill No. 14 by striking out the word "ten," in the second section thereof, and inserting in lieu thereof the word "fifteen," and by adding to said section the words, "or so much thereof as may be necessary;"

Which were read and concurred in by the following vote:

Pending roll call,

Mr. Rubey was reported sick.

Messrs. Donnell, Ward, Weeks and Stuart were granted leave of absence for one day.

Mr. Scott of Wright was reported sick.

AYES—Messrs.

Adams,	Dickson,	Julian,	Parker (St. Louis),
Anderson (Knox),	Donelan,	Kelley,	Patrick,
Anderson (Liv'ston),	Dundas,	Kenamore,	Perkinson,
Aydelott,	Dunn,	Kenney,	Reynolds,
Banks,	Earnest,	Kerr,	Rhodes,
Bennett,	Eaton,	Killam,	Ringo,
Bishop,	Evans,	Kurtz,	Russ,
Boisseau,	Faris (Pemiscot),	Lamb,	Russell,
Bradford,	Farris (Ray),	Lane,	Sanders,
Brandom,	Ferguson (Lafayette),	Liles,	Scott (Monroe),
Bulla,	Ferguson (St. Clair),	Luis,	Shearlock,
Carnes,	Florea,	Lyman,	Skaggs,
Carter,	Fraser,	McCrary,	Smith (Pike),
Church,	George,	McCullah,	Smith (St. Louis),
Coffman,	Greer,	McIntyre,	Stafford,
Collier,	Gristy,	McLin,	Stuart,
Coppedge,	Gwinn,	McRoberts,	Terry,
Cook,	Harrel,	Mabrey,	Thomas,
Coulter,	Hawkins (Dunklin),	Martin,	Turner,
Cowgill,	Hawkins (Miller),	Mayo,	Underwood,
Crouch,	Hays,	Medley,	Via,
Crowe,	Hendrickson,	Miller (Webster),	Walsh,
Dalton,	Hess,	Mueller,	Webb,
Davidson,	Hickman,	Murphy,	Weinhold,
Davis (Buchanan),	Hiller,	Neff,	Wells,
Davis (Henry),	Hynes,	Odneal,	Woods,
Davissan,	Jackson,	Owen,	Zimmerman,
Davault,	Johns,	Parker (Johnson),	Mr. Speaker—112.

NOES—Messrs.

Abraham,	Matthews,	Tubbs,	Wurdeman—5.
McHenry,			

Absent—Messrs.

Amelung,	Dickenson,	Hawkins (St. Louis),	Nolan,
Baare,	Dougherty,	Hughes,	Ryan,
Conn,	Eubank,	Kerwin,	Skidmore,
Coots,	Harlan,	Lee,	Sullivan—16.

Absent with leave—Messrs.

Donnell,	Miller (Moniteau),	Ward,	Weeks—5.
Fogle,			

Sick—Messrs.

Rubey,	Scott (Wright)—2.
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House bill No. 14 was taken up and passed as amended, by the following vote:

AYES—Messrs.

Abraham,	Collier,	Earnest,	Hays,
Adams,	Coppedge,	Eaton,	Hendrickson,
Anderson (Knox),	Cook,	Evans,	Hess,
Anderson (Liv'ston),	Coulter,	Faris (Pemiscot),	Hickman,
Aydelott,	Cowgill,	Farris (Ray),	Hiller,
Baare,	Crowe,	Ferguson (Lafayette),	Hynes,
Banks,	Dalton,	Ferguson (St. Clair),	Johns,
Bennett,	Davidson,	Florea,	Julian,
Bishop,	Davis (Buchanan),	Fraser,	Kelley,
Boisseau,	Davis (Henry),	George,	Kenamore,
Bradford,	Davissan,	Greer,	Kenney,
Brandom,	Davault,	Gristy,	Kerr,
Bulla,	Dickson,	Gwinn,	Killam,
Carnes,	Donelan,	Harrel,	Kurtz,
Carter,	Dundas,	Hawkins (Dunklin),	Lamb,
Coffman,	Dunn,	Hawkins (Miller),	Lane,

Liles,	Miller (Webster),	Ringo,	Thomas,
Luis,	Mueller,	Russ,	Turner,
Lyman.	Murphy,	Russell,	Underwood,
McCrary,	Neff,	Sanders.	Via,
McCullah,	Nolan,	Scott (Monroe),	Walsh,
McHenry,	Owen,	Shearlock,	Webb,
McIntyre,	Parker (Johnson),	Skaggs,	Weinhold,
McLin,	Parker (St. Louis),	Skidmore,	Wells,
McRoberts,	Patrick,	Smith (Pike),	Woods,
Mabrey,	Perkinson,	Smith (St. Louis),	Zimmerman,
Mayo,	Reynolds,	Stafford,	Mr. Speaker—111.
Medley,	Rhodes,	Terry,	

NOES—Messrs.

Coots,	Matthews,	Wurdeman—3.
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Absent—Messrs.

Amelung,	Dickenson,	Hawkins (St. Louis),	Odneal,
Church,	Dougherty,	Hughes,	Ryan,
Conn,	Eubank,	Kerwin,	Sullivan.
Crouch,	Harlan,	Lee,	Tubbs—16.

Absent with leave—Messrs.

Donnell,	Jackson,	Miller (Moniteau),	Ward,
Fogle,	Martin,	Stuart,	Weeks—8.

Sick—Messrs.

Rubey,	Scott (Wright)—2.
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Mr. Lyman moved to reconsider the vote by which the bill passed, and to lay that motion on the table;

Which was carried.

Mr. Bandom offered the following resolution :

Whereas, Frank H. Abraham has since the 23d of February last been filling the positions of Assistant Doorkeeper, day watchman and night watchman ; therefore,

Resolved, That he is justly entitled to and should receive and the chairman of the Committee on Accounts is hereby authorized to make out his vouchers for pay at the rate of \$3 per day for the time elapsing since February 23.

Which was read and adopted.

Mr. Smith of Pike offered the following resolution :

Whereas, The major part of the nineteen days of this extra session of the Legislature has been devoted to the discussion of various resolutions and other matters pertaining to the State University, and in view of the fact that the people of the entire State are looking to us to take immediate action, and that further discussion is not likely to result in changing the position of any number of members of this House; therefore, be it

Resolved, That in the future whenever any question pertaining to the University is proposed in the House, we proceed at once to settle it by vote without any discussion.

Which was read and laid over one day.

Mr. Cook presented a petition from citizens of Lawrence county, asking for the removal of the State University from Columbia to Clinton ; which was read, and

Referred to Special Committee on University.

Mr. McIntyre offered the following resolution :

Whereas, Matt. Williams has done work as spittoon-cleaner, for which he has not received any pay :

Resolved, That the Committee on Accounts be instructed to allow the sum of eight dollars (\$8), the same being the amount claimed for four days' work.

Mr. Hays moved to refer the resolution to the Committee on Clerical Force ;

Which was carried.

Mr. McIntyre offered the following resolution:

Whereas, Geo. M. Bagby has done work as messenger clerk for the postoffice of the House for three days, for which he has not received any pay:

Resolved, That the Committee on Accounts be instructed to allow the sum of ten dollars and fifty cents (\$10.50), the same being amount claimed for his services.

Mr. Hays moved that the resolution be referred to the Committee on Clerical Force;

Which was carried.

Committee substitute for House bills Nos. 1, 3, 5, 6, 7, 9, 10, 11, 12, 15, 16, 17, 18 and 23, entitled

An act to divide the State into fifteen congressional districts,
Was taken up for engrossment.

Mr. Tubbs offered the following substitute:

Amend substitute for House bills Nos. 1, 3, 5, 6, 7, 9, 10, 11, 12, 15, 16, 17, 18 and 23 by striking out all after the enacting clause, inserting in lieu thereof the following:

SECTION 1. The State of Missouri is hereby divided into fifteen congressional districts, the legal voters of each district to elect one member of the Congress of the United States.

SEC. 2. The First district shall be composed of the counties of Adair, Clark, Knox, Lewis, Linn, Macon, Marion, Schuyler, Scotland and Shelby.

SEC. 3. The Second district shall be composed of the counties of Caldwell, Davless, Gentry, Grundy, Harrison, Livingston, Mercer, Putnam, Sullivan and Worth.

SEC. 4. The Third district shall be composed of the counties of Andrew, Atchison, Buchanan, DeKalb, Holt, Nodaway and Platte.

SEC. 5. The Fourth district shall be composed of the counties of Cass and Jackson.

SEC. 6. The Fifth district shall be composed of the counties of Carroll, Clay, Clinton, Johnson, Lafayette, Ray and Saline.

SEC. 7. The Sixth district shall be composed of the counties of Boone, Charlton, Cole, Cooper, Howard, Moniteau, Pettis and Randolph.

SEC. 8. The Seventh district shall be composed of the counties of Audrain, Callaway, Lincoln, Monroe, Montgomery, Pike, Ralls, St. Charles and Warren.

SEC. 9. The Eighth district shall be composed of the county of St. Louis, excepting that portion of said county known as Carondelet township, and the following wards in the city of St. Louis, viz: The Sixth ward, Twelfth ward, Fourteenth ward, Sixteenth ward, Eighteenth ward, Twenty-second ward, Twenty-fourth ward, Twenty-sixth ward and Twenty-eighth ward.

SEC. 10. The Ninth district shall be composed of the following wards in the city of St. Louis, viz.: First ward, Second ward, Third ward, Fourth ward, Eighth ward, Tenth ward, Fifteenth ward, Seventeenth ward, Nineteenth ward, Twentieth ward, Twenty-first ward and Twenty-fifth ward.

SEC. 11. The Tenth district shall be composed of the following wards in the city of St. Louis, viz: The Fifth ward, Seventh ward, Ninth ward, Eleventh ward, Thirteenth ward, Twenty-third ward and Twenty-seventh ward, and all that portion of St. Louis county known as Carondelet township, and the counties of Jefferson, Ste. Genevieve and St. Francois.

SEC. 12. The Eleventh district shall be composed of the counties of Camden, Crawford, Dallas, Dent, Franklin, Gasconade, Laclede, Maries, Miller, Morgan, Osage, Phelps, Pulaski and Washington.

SEC. 13. The Twelfth district shall be composed of the counties of Bates, Benton, Cedar, Henry, Hickory, Polk, St. Clair and Vernon.

SEC. 14. The Thirteenth district shall be composed of the counties of Barry, Barton, Dade, Jasper, Lawrence, McDonald, Newton and Stone.

SEC. 15. The Fourteenth district shall be composed of the counties of Christian, Douglas, Greene, Howell, Oregon, Ozark, Shannon, Taney, Texas, Webster and Wright.

SEC. 16. The Fifteenth district shall be composed of the counties of Bollinger, Butler, Cape Girardeau, Carter, Dunklin, Iron, Madison, Mississippi, New Madrid, Pemiscot, Perry, Reynolds, Ripley, Scott, Stoddard and Wayne.

SEC. 17. All acts and parts of acts inconsistent with this act are hereby repealed.

Which was read.

Mr. Ringo moved the previous question ;
Which was carried.

Mr. Eubank was granted leave of absence for one day.

The question being on the substitute offered by Mr. Tubbs, and the ayes and noes being demanded, the substitute was not agreed to by the following vote :

AYES—Messrs.

Aydelott,	Dundas,	Kerr,	Mueller,
Bennett,	Earnest,	Lamb,	Murphy,
Boisseau,	George,	Lane,	Odneal,
Bulla,	Hawkins (Miller),	McCallah,	Owen,
Carter,	Hendrickson,	McHenry,	Tubbs,
Crowe,	Kelley,	Matthews,	Wurdeman—25.
Davissan,			

NOES—Messrs.

Abraham,	Dunn,	Kenney,	Russ,
Adams,	Eaton,	Killam,	Ryan,
Anderson (Knox),	Evans,	Kurtz,	Sanders,
Anderson (Liv'ston),	Farris (Pemiscot),	Liles,	Scott (Monroe),
Banks,	Farris (Ray),	Luis,	Shearlock,
Bishop,	Ferguson (Lafayette),	Lyman,	Skaggs,
Bradford,	Ferguson (St. Clair),	McCrary,	Skidmore,
Brandom,	Florea,	McIntyre,	Smith (Pike),
Church,	Fraser,	McLin,	Smith (St. Louis),
Coffman,	Greer,	McRoberts,	Stafford,
Collier,	Gristy,	Mabrey,	Sullivan,
Coppedge,	Gwinn,	Mayo,	Terry,
Cook,	Harrel,	Medley,	Thomas,
Coulter,	Hawkins (Dunklin),	Miller (Webster),	Turner,
Cowgill,	Hays,	Neff,	Underwood,
Crouch,	Hess,	Nolan,	Via,
Dalton,	Hickman,	Parker (Johnson),	Webb,
Davidson,	Hiller,	Parker (St. Louis),	Weinhold,
Davis (Buchanan),	Jackson,	Patrick,	Wells,
Davis (Henry),	Johns,	Perkinson,	Woods,
Davault,	Julian,	Rhodes,	Zimmerman,
Dickson,	Kenamore,	Ringo,	Mr. Speaker—89.
Donelan,			

Absent—Messrs.

Amelung,	Coots,	Hawkins (St. Louis) Lee,
Baare,	Dickenson,	Hughes,
Carnes,	Dougherty,	Hynes,
Conn,	Harlan,	Kerwin,
		Reynolds,
		Russell,
		Walsh—16.

Absent with leave—Messrs.

Donnell,	Fogle,	Miller (Moniteau),	Ward,
Eubank,	Martin,	Stuart,	Weeks—8.

Sick—Messrs.

Rubey, Scott (Wright)—2.

The question recurring on the engrossment of the bill, it was ordered engrossed by the following vote :

AYES—Messrs.

Abraham,	Coppedge,	Dunn,	Hays,
Adams,	Cook,	Eaton,	Hess,
Anderson (Knox),	Coulter,	Evans,	Hickman,
Anderson (Liv'ston),	Cowgill,	Farris (Pemiscot),	Hiller,
Banks,	Crouch,	Farris (Ray),	Jackson,
Bishop,	Dalton,	Ferguson (Lafayette),	Johns,
Bradford,	Davidson,	Ferguson (St. Clair),	Julian,
Brandom,	Davis (Buchanan),	Florea,	Kenamore,
Carnes,	Davis (Henry),	Gristy,	Kenney,
Church,	Davault,	Gwinn,	Killam,
Coffman,	Dickson,	Harrel,	Kurtz,
Collier,	Donelan,	Hawkins (Dunklin),	Liles,

Luis,	Miller (Webster),	Ryan,	Turner,
Lyman,	Neff,	Scott (Monroe),	Underwood,
McCrary,	Nolan,	Shearlock,	Via,
McIntyre,	Parker (Johnson),	Skaggs,	Walsh,
McLin,	Parker (St. Louis),	Skidmore,	Webb,
McRoberts,	Patrick,	Smith (Pike),	Weinhold,
Mabrey,	Perkinson,	Smith (St. Louis),	Wells,
Mayo,	Rhodes,	Stafford,	Woods,
Medley,	Ringo,	Sullivan,	Zimmerman,
Miller (Moniteau),	Russ,	Terry,	Mr. Speaker—88.

NOES—Messrs.

Aydellott,	Dundas,	Lamb,	Murphy,
Bennett,	Earnest,	Lane,	Odneal,
Boisseau,	George,	McCullah,	Owen,
Bulla,	Hawkins (Miller),	McHenry,	Reynolds,
Carter,	Hendrickson,	Matthews,	Tubbs,
Crowe,	Keiley,	Mueller,	Wurdeman—26.
Davison,	Kerr,		

Absent—Messrs.

Amelung,	Dougherty,	Hawkins (St. Louis),	Lee,
Baare,	Fraser,	Hughes,	Russell,
Conn,	Greer,	Hynes,	Sanders,
Coots,	Harlan,	Kerwin,	Thomas—17.
Dickenson,			

Absent with leave—Messrs.

Donnell,	Fogle,	Stuart,	Weeks—7.
Eubank,	Martin,	Ward,	

Sick—Messrs.

Rubey,	Scott (Wright)—2.
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Mr. Ryan moved to take a recess until 2 o'clock p. m.

Mr. McLin moved that the House adjourn ;

Which was carried.

TWENTY-FIRST DAY—TUESDAY, March 15, 1892.

House met pursuant to adjournment.

Speaker *pro tem.* Florea called the House to order.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of yesterday read and approved.

Mr. Davidson offered the following resolution :

Resolved, That the House now proceed to ballot on the various propositions and bids for the location of the State University, reported by the Special Committee on University to the House, dropping the bid receiving the lowest number of votes on each ballot after the second, until some one bid shall receive the majority of all the votes cast ; and that that bid shall be accepted, and that site for the location of the University be declared selected.

Which was read.

Pending action on resolution,

The following message was received from the Governor, through his Private Secretary, Mr. R. F. Walker :

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
CITY OF JEFFERSON, March 14, 1892. }

To the Thirty sixth General Assembly:

The Constitution of Missouri, in section 8, article 10, fixes twenty cents on the \$100 as the maximum "State tax on property, exclusive of the tax necessary to pay the bonded debt of the State ;" and the same section provides that "whenever

the taxable property of the State shall amount to nine hundred million dollars, the rate shall not exceed fifteen cents." It is the duty of the State Board of Equalization, consisting of the Governor, Auditor, Treasurer, Secretary of State and Attorney-General, to adjust and equalize the taxable property of the State. That Board is now in session equalizing the valuations of the county assessors on which the taxes of 1892 are to be collected. The Board has not yet completed its work, but the assessed value of the taxable property in the State will certainly exceed nine hundred million dollars.

Section 7509 of the Revised Statutes of 1899 fixes one-fifth of one per cent, or twenty cents on the \$100, as the annual levy for State revenue. The same section also fixes twenty cents on the \$100 as the interest levy for the payment of all State indebtedness; but a subsequent section (3652), enacted in 1899, reduced the interest levy to one-tenth of one per cent, or ten cents on the \$100. In order that the statutes may conform to the limitations of the Constitution, I recommend that section 7509 be amended so that the tax levy for State revenue shall be reduced to fifteen cents on the \$100; and that said section be further amended so as to accord with section 8652.

It is true that the decrease of 25 per cent in the State revenue levy as herein recommended will result in a diminution of about \$350,000 per annum in the receipts of State revenue as compared with 1891, but the Constitution requires that this step be taken, and section 7509, fixing the revenue levy at 20 cents on the \$100, if not amended could not be enforced. The constitutional provision quoted above does not determine the rate of taxation, but only the maximum thereof, and legislation is consequently required to fix the tax levy.

It will not be necessary, in consequence of this reduction in taxation, to diminish that proportion of the general revenue which has for the last six years been devoted to the use of the public schools, although it has been one-third of the State revenue instead of one-fourth, the minimum fixed by the Constitution for that purpose.

The appropriations of your honorable body, passed at the regular session of 1891, were wise and liberal, and placed all of the State institutions in such good condition as not to require additional appropriations for repairs and improvements for several years to come. Of the \$2,979,478 appropriated by the Thirty-fifth general Assembly in a bill approved May 21, 1889, \$191,770.31 reverted to the treasury unused on May 21, 1891; of the \$3,159,771.42 appropriated by the Thirty-sixth General Assembly in a bill approved March 25, 1891, an equal, if not a larger sum, is likely to revert in March, 1893.

The appropriations for the maintenance of the eleemosynary and penal institutions of the State are largely in excess of requirements. Lunatic Asylum No. 2, at St. Joseph, has not up to this time drawn one dollar of its maintenance appropriation; and of the \$175,000 appropriated for the support of the Missouri Penitentiary, at least \$75,000 will revert to the treasury; in fact, the institution would have been almost self-sustaining, but for the fire that destroyed one of the shops May 23, 1891.

There will be no necessity in 1893 for an appropriation of \$150,000 for a State exhibit at the World's Fair. The receipts from fees, licenses and other sources are increasing from year to year, and there is good promise that the revenue of 1893 and 1894 will be ample to defray the expenses of the government economically administered, to maintain in a proper manner the eleemosynary and penal institutions, to provide liberally for educational interests, and sufficient to enable the State to fulfill its moral obligations and keep faith with her people, which is of far greater importance even than reducing the rates of taxation.

In any event, the Thirty-seventh General Assembly will convene in time to revise the revenue laws of the State, if necessity should require.

This recommendation would have been included in the proclamation calling you together, had it been definitely known at that time that the assessed value of the taxable property of the State would exceed \$900,000,000. A reduction of twenty-five per cent in the tax levy for State revenue will be the last and crowning act of the Thirty-sixth General Assembly. It will be the second reduction in taxation under the present State administration, which found a total State levy of forty cents on the \$100 imposed for revenue and interest, and will leave a total State levy for revenue and interest of twenty-five cents on the \$100, a reduction of thirty-seven and one-half per cent. During the same period the assessed value of the taxable property of the State has increased from \$789,000,000 to over \$900,000,000. And under the same administration the bonded debt of the State will have been reduced to the extent of at least \$2,663,000.

Trusting you will see no objection to promptly complying with this recommendation,

I am respectfully,

DAVID R. FRANCIS,
Governor.

Mr. Stafford moved the previous question on the resolution ;
Which was carried.

Mr. Weeks was reported sick.

Mr. McLin moved that the resolution be indefinitely postponed ;
and the ayes and noes being demanded, the motion was lost by the following vote :

AYES—Messrs.

Adams,	Dickenson,	Kelley,	Owen,
Amelung,	Dickson,	Kenney,	Patrick,
Aydelott,	Donnell,	Kerr,	Reynolds,
Banks,	Dundas,	McCullah,	Russ,
Bennett,	Faris (Pemisnot),	McHenry,	Scott (Wright),
Bishop,	Ferguson (St. Clair),	McLin,	Skaggs,
Boisseau,	George,	Martin,	Smith (St. Louis),
Bradford,	Hawkins (Miller),	Matthews,	Terry,
Bulla,	Hays,	Mayo,	Tubbs,
Carnes,	Hendrickson,	Miller (Monteau),	Walsh,
Carter,	Hickman,	Miller (Webster),	Ward,
Conn,	Hiller,	Mueller,	Webb,
Coppedge,	Hynes,	Murphy,	Woods,
Crowe,	Johns,	Neff,	Wurdeman,
Davis (Henry),	Julian,	Odneal,	Zimmerman—61.
Davissou,			

NOES—Messrs.

Abraham,	Earnest,	Kenamore,	Rhodes,
Anderson (Knox),	Eaton,	Kerwin,	Ringo,
Anderson (Liv'ston),	Evans,	Killam,	Rubey,
Brandom,	Eubank,	Kurtz,	Russell,
Church,	Farris (Ray),	Lamb,	Ryan,
Coffman,	Ferguson (Lafayette),	Lane,	Sanders,
Collier,	Florea,	Liles,	Scott (Monroe),
Cook,	Fogle,	Luis,	Shearlock,
Coots,	Greer,	Lyman,	Skidmore,
Coulter,	Gristy,	McCrary,	Smith (Pike),
Cowgill,	Gwinn,	McIntyre,	Stafford,
Crouch,	Harlan,	McRoberts,	Sullivan,
Dalton,	Harrel,	Mabrey,	Thomas,
Davidson,	Hawkins (Dunklin),	Medley,	Turner,
Davis (Buchanan),	Hawkins (St. Louis),	Nolan,	Underwood,
Davault,	Hess,	Parker (Johnson),	Via,
Donelan,	Hughes,	Parker (St. Louis),	Weinhold,
Dougherty,	Jackson,	Perkinson,	Wells—73.
Dunn,			

Absent—Messrs.

Baare,	Lee,	Stuart,	Mr. Speaker—5.
Fraser,			

Sick—Mr. Weeks.

The question recurring on the resolution offered by Mr. Davidson, and the ayes and noes being demanded, the resolution was adopted by the following vote :

AYES—Messrs.

Abraham,	Davidson,	Fogle,	Kurtz,
Anderson (Knox),	Davis (Buchanan),	Greer,	Lamb,
Anderson (Liv'ston),	Davault,	Gristy,	Lane,
Brandom,	Donelan,	Gwinn,	Liles,
Church,	Dougherty,	Harlan,	Luis,
Coffman,	Dunn,	Harrel,	Lyman,
Collier,	Earnest,	Hawkins (St. Louis),	McCrary,
Cook,	Eaton,	Hess,	McIntyre,
Coots,	Evans,	Hughes,	McRoberts,
Coulter,	Eubank,	Jackson,	Mabrey,
Cowgill,	Farris (Ray),	Kenamore,	Mayo,
Crouch,	Ferguson (Lafayette),	Kerwin,	Medley,
Dalton,	Florea,	Killam,	Nolan,

Parker (Johnson),	Ryan,	Smith (Pike),	Turner,
Parker (St. Louis),	Sanders,	Stafford,	Underwood,
Rhodes,	Scott (Monroe),	Stuart,	Via,
Ringo,	Shearlock,	Sullivan,	Weinhold,
Rubey,	Skidmore,	Thomas,	Wells—73.
Russell,			

NOES—Messrs.

Adams,	Dickenson,	Julian,	Patrick,
Amelung,	Dickson,	Kelley,	Perkinson,
Aydelott,	Donnell,	Kenney,	Reynolds,
Banks,	Dundas,	Kerr,	Russ,
Bennett,	Farris (Pemiscot),	McCullah,	Scott (Wright),
Bishop,	Ferguson (St. Clair),	McHenry,	Skaggs,
Boisseau,	George,	McLin,	Smith (St. Louis),
Bradford,	Hawkins (Dunklin),	Martin,	Terry,
Bulla,	Hawkins (Miller),	Matthews,	Tubbs,
Carnes,	Hays,	Miller (Moniteau),	Walsh,
Carter,	Hendrickson,	Miller (Webster),	Ward,
Conn,	Hickman,	Murphy,	Webb,
Coppedge,	Hiller,	Neff,	Woods,
Crowe,	Hynes,	Odneal,	Wurdeman,
Davis (Henry),	Johns,	Owen,	Zimmerman—61.
Davisson,			

Absent—Messrs.

Baare,	Lee,	Mueller,	Mr. Speaker—5
Fraser,			

Sick—Mr. Weeks.

The morning hour having expired, and regular order being called for,

Mr. Rubey moved to suspend the rules for the further consideration of the resolution; and the ayes and noes being demanded, the motion was lost by the following vote:

A YES—Messrs.

Abraham,	Dougherty,	Kerwin,	Ringo,
Anderson (Knox),	Dunn,	Killam,	Rubey,
Anderson (Liv'ston),	Earnest,	Kurtz,	Russell,
Brandom,	Eaton,	Lamb,	Ryan,
Bulla,	Evans,	Lane,	Sanders,
Church,	Eubank,	Liles,	Scott (Monroe),
Coffman,	Farris (Ray),	Luis,	Shearlock,
Collier,	Ferguson (Lafayette),	Lyman,	Skidmore,
Cook,	Florea,	McCrary,	Smith (Pike),
Coots,	Fogle,	McIntyre,	Stafford,
Coulter,	Gristy,	McRoberts,	Sullivan,
Cowgill,	Harlan,	Mabrey,	Thomas,
Crouch,	Harrel,	Mayo,	Turner,
Dalton,	Hawkins (St. Louis),	Medley,	Underwood,
Davidson,	Hays,	Nolan,	Via,
Davis (Buchanan),	Hendrickson,	Parker (Johnson),	Ward,
Davault,	Hess,	Parker (St. Louis),	Weinhold,
Dickson,	Hughes,	Perkinson,	Wells,
Donelan,	Kenamore,	Rhodes,	Zimmerman—77.
Donnell,			

NOES—Messrs.

Adams,	Davisson,	Kelley,	Owen,
Amelung,	Dickenson,	Kenney,	Patrick,
Aydelott,	Dundas,	Kerr,	Reynolds,
Banks,	Farris (Pemiscot),	McCullah,	Russ,
Bennett,	Ferguson (St. Clair),	McHenry,	Scott (Wright),
Bishop,	George,	McLin,	Skaggs,
Boisseau,	Greer,	Martin,	Smith (St. Louis),
Bradford,	Hawkins (Dunklin),	Matthews,	Stuart,
Carnes,	Hawkins (Miller),	Miller (Moniteau),	Terry,
Carter,	Hiller,	Miller (Webster),	Tubbs,
Conn,	Hynes,	Mueller,	Walsh,
Coppedge,	Jackson,	Murphy,	Webb,
Crowe,	Johns,	Neff,	Woods,
Davis (Henry),	Julian,	Odneal,	Wurdeman—56.

Absent—Messrs.

Baare,
Fraser,

Gwinn,
Hickman,

Lee,

Mr. Speaker—6.

Sick—Mr. Weeks.

Mr. Hughes, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to whom was referred substitute for House bill No. 21, entitled

An act entitled an act fixing the time and regulating the number of terms for holding court in each of the judicial districts in the State of Missouri,

Beg leave to report that they have examined the same and find it truly engrossed, but that the printed copy furnished the members is incorrect.

Which was read.

Mr. Hughes, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to whom was referred committee substitute for House bills Nos. 1, 3, 5, 6, 7, 9, 10, 11, 12, 15, 16, 17, 18 and 23, entitled

An act to divide the State into fifteen congressional districts,

Beg leave to report that they have examined the same and find it to be truly and correctly engrossed, and that the printed copies furnished the members are correct;

Which was read.

Mr. Gwinn, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to whom was referred House bill No. 14, entitled

An act to appropriate money for the payment of the mileage and per diem of the officers and members, and the contingent expenses of the extra session of the Thirty-sixth General Assembly,

Beg leave to report that they have carefully examined the same, and find it truly and correctly enrolled, in accordance with the rules of the House;

Which was read.

House bill No. 14 was then read at length, and, no objection being made, the Speaker, in the presence of the House, in open session, all other business being suspended, and before any other business was entertained, affixed his signature to said bill, and the Chief Clerk immediately presented the same to the Senate, when it was signed by the President of the Senate; and the said Chief Clerk thereupon immediately presented the same in person to the Governor.

Mr. Liles, from the Committee on Clerical Force, submitted the following report:

MR. SPEAKER—Your Committee on Clerical Force, to whom was referred the resolution reciting the fact that Robert Shannon's name was on the pay-roll of the Doorkeeper's force, although he has performed no service, beg leave to report that they have investigated the same, and find the statement to be true. We therefore recommend that the Committee on Accounts be instructed to strike his name from the pay-roll of this House.

Which was read and adopted.

Mr. Liles, from the Committee on Clerical Force, submitted the following report:

MR. SPEAKER: Your Committee on Clerical Force, to whom was referred the resolution relating to the payment of Matt. Williams for four days' services as spittoon-cleaner at the beginning of this session, beg leave to report that such services were performed by him, and recommend that the Committee on Accounts be instructed to allow him a warrant for the sum of eight dollars (\$8).

Which was read and adopted.

Mr. Rubey, from the Special Committee on University, submitted the following report:

MR. SPEAKER: Your Special Committee on University, to whom was referred House bill No. 25, entitled

An act to tax franchises and gross earnings of corporations and of other persons to provide for erecting University buildings,

Beg leave to report that they have examined the same, and report the accompanying substitute, and recommend that it do pass;

Which was read, the substitute agreed to, and 300 copies of the substitute ordered printed.

Mr. Lyman withdrew his objection offered to the bill introduced Saturday by Mr. McLin, relating to the removal of the State University.

House bill No. 27 was taken up, read second time and
Referred to Committee on University.

Mr. Eaton called up his resolution offered Saturday, and pending at adjournment.

Mr. Fogle moved that the resolutions of Mr. Eaton and of Mr. Davidson be made a special order for 2 o'clock this afternoon, and that the whole subject-matter of said resolutions be the special order until finally disposed of;

Which was carried.

Mr. Turner called up committee substitute for House bills Nos. 1, 3, 5, 6, 7, 9, 10, 11, 12, 15, 16, 17, 18 and 23,

The question being, Shall the bill be read the third time at length and put upon its passage?

Mr. Church moved that 5,000 copies of the Governor's special message be printed for information of the House;

Which was carried.

Mr. Fogle moved that the House take a recess until 1:30 o'clock;
Which was carried.

AFTERNOON SESSION.

The hour of recess having expired,
Speaker *pro tem.* Florea called the House to order.

The question recurring on committee substitute for House bills Nos. 1, 3, 5, 6, 7, 9, 10, 11, 12, 15, 16, 17, 18 and 23, pending at recess,

Mr. Turner moved the previous question on the bill;

Which was carried.

The question being, Shall committee substitute for House bills Nos. 1, 3, 5, 6, 7, 9, 10, 11, 12, 15, 16, 17, 18 and 23 be read at length the third time and put upon its passage? it was carried.

Committee substitute for House bills Nos. 1, 3, 5, 6, 7, 9, 10, 11, 12, 15, 16, 17, 18 and 23, entitled

An act to divide the State into fifteen congressional districts;

Was taken up, read at length the third time, and passed by the following vote:

A Y E S—Messrs.

Abraham,	Dickenson,	Johns,	Ringo,
Adams,	Donelan,	Julian,	Rubey,
Anderson (Knox),	Donnell,	Kenamore,	Russ,
Anderson (Liv'ston),	Dougherty,	Kenney,	Ryan,
Banks,	Eaton,	Kerr,	Sanders,
Bishop,	Evans,	Kerwin,	Scott (Monroe),
Bradford,	Eubank,	Killam,	Scott (Wright),
Brandom,	Faris (Pemisnot),	Kurtz,	Shearlock,
Carnes,	Farris (Ray),	Liles,	Skaggs,
Church,	Ferguson (Lafayette),	Luis,	Skidmore,
Coffman,	Florea,	Lyman,	Smith (Pike),
Collier,	Fogle,	McCrary,	Smith (St. Louis),
Conn,	Fraser,	McLin,	Stafford,
Coppedge,	Gristy,	McRoberts,	Stuart,
Cook,	Gwinn,	Mabrey,	Terry,
Coots,	Harrel,	Mayo,	Turner,
Coulter,	Hawkins (Dunklin),	Medley,	Underwood,
Cowgill,	Hawkins (St. Louis),	Neff,	Via,
Crouch,	Hays,	Nolan,	Walah,
Dalton,	Hess,	Parker (Johnson),	Ward,
Davidson,	Hickman,	Parker (St. Louis),	Webb,
Davis (Buchanan),	Hiller,	Patrick,	Weinhold,
Davis (Henry),	Hughes,	Perkinson,	Wells,
Davault,	Hynes,	Rhodes,	Zimmerman—98.
Dickson,	Jackson,		

NOES—Messrs.

Amelung,	Davisson,	Lamb,	Murphy,
Aydelott,	Dundas,	Lane,	Odneal,
Bennet,	Earnest,	McCullah,	Owen,
Boisseau,	George,	McHenry,	Reynolds,
Bulla,	Hawkins (Miller),	Martin,	Tubbs,
Carter,	Hendrickson,	Matthews,	Wurdeman—27.
Crowe,	Kelley,	Miller (Moniteau),	

Absent—Messrs.

Baare,	Harlan,	Mueller,	Thomas,
Dunn,	Lee,	Russell,	Woods,
Ferguson (St. Clair),	McIntyre,	Sullivan,	Mr. Speaker—14.
Greer,	Miller (Webster),		

Sick—Mr. Weeks.

The title of the bill was read and agreed to.

Mr. Turner moved to reconsider the vote by which the bill passed, and to lay that motion on the table;

Which was carried.

Mr. Church moved that 5,000 additional copies of the Governor's special message be printed;

Which was lost.

As special order, the resolutions of Mr. Eaton and Mr. Davidson were called up.

Mr. Mabrey withdrew his motion to lay Mr. Hynes' motion on the table.

Mr. Rubey moved to postpone action on the resolutions until Monday.

Mr. Hynes moved to lay Mr. Rubey's motion to postpone on the table; and the ayes and noes being demanded, the motion was carried by the following vote:

AYES—Messrs.

Abraham,	Earnest,	Kenney,	Rhodes,
Adams,	Evans,	Kerr,	Ringo,
Amelung,	Eubank,	Kerwin,	Rubey,
Baare,	Faris (Pemiscot),	Killam,	Russ,
Banks,	Farris (Ray),	Kurtz,	Russell,
Bennett,	Ferguson (Lafayette),	Lamb,	Ryan,
Bishop,	Ferguson (St. Clair),	Lane,	Sanders,
Bradford,	Florea,	Liles,	Scott (Monroe),
Bulla,	Fogle,	Luis,	Scott (Wright),
Carnes,	Fraser,	Lyman,	Shearlock,
Carter,	George,	McCrary,	Skaggs,
Coffman,	Greer,	McCullah,	Skidmore,
Conn,	Gristy,	McHenry,	Smith (Pike),
Coppedge,	Gwinn,	McIntyre,	Smith (St. Louis),
Cook,	Harlan,	McLin,	Stafford,
Coulter,	Harrel,	McRoberts,	Stuart,
Crowe,	Hawkins (Dunklin),	Mabrey,	Sullivan,
Dalton,	Hawkins (Miller),	Martin,	Terry,
Davidson,	Hawkins (St. Louis),	Mayo,	Thomas,
Davis (Buchanan),	Hays,	Medley,	Turner,
Davis (Henry),	Hendrickson,	Miller (Moniteau),	Underwood,
Davison,	Hess,	Miller (Webster),	Via,
Davault,	Hickman,	Mueller,	Walsh,
Dickson,	Hiller,	Neff,	Ward,
Dickenson,	Hughes,	Nolan,	Webb,
Donelan,	Hynes,	Owen,	Weinhold,
Donnell,	Jackson,	Parker (St. Louis),	Wells,
Dougherty,	Johns,	Perkinson,	Woods,
Dundas,	Julian,	Reynolds,	Wurdeman—118.
Dunn,	Kelley,		

NOES—Messrs.

Anderson (Knox),	Brandom,	Eaton,	Patrick,
Anderson (Liv'ston),	Cowgill,	Kenamore,	Zimmerman—11.
Boisseau,	Crouch,	Odneal,	

Absent—Messrs.

Aydelott,	Coots,	Matthews,	Parker (Johnson),
Church,	Lee,	Murphy,	Tubbs—9.
Collier,			

Absent with leave—Mr. Speaker.

Sick—Mr. Weeks.

Mr. Davidson moved that the ballot under the resolution be taken by calling the roll—each member voting to name his choice of location.

Mr. McLin moved that Mr. Davidson's motion be indefinitely postponed; and the ayes and noes being demanded, the motion was lost by the following vote:

AYES—Messrs.

Adams,	Coppedge,	Julian,	Murphy,
Amelung,	Cook,	Kelley,	Odneal,
Aydelott,	Crowe,	Kenney,	Owen,
Baare,	Davis (Henry),	Kerr,	Patrick,
Banks,	Dickenson,	McCrary,	Reynolds,
Bennett,	Dundas,	McHenry,	Scott (Wright),
Bishop,	Faris (Pemiscot),	McLin,	Skaggs,
Boisseau,	George,	Martin,	Smith (St. Louis),
Bradford,	Greer,	Matthews,	Terry,
Bulla,	Hawkins (Dunklin),	Miller (Moniteau),	Walsh,
Carnes,	Hawkins (Miller),	Miller (Webster),	Webb,
Carter,	Hendrickson,	Mueller,	Wurdeman—50.
Conn,	Hynes,		

NOES—Messrs.

Abraham,	Eaton,	Killam,	Russ,
Anderson (Knox),	Evans,	Kurtz,	Russell,
Anderson (Liv'ston),	Eubank,	Lamb,	Ryan,
Brandom,	Farris (Ray),	Lane,	Sanders,
Church,	Ferguson (Lafayette),	Liles,	Scott (Monroe),
Coffman,	Ferguson (St. Clair),	Luis,	Shearlock,
Collier,	Floreas,	Lyman,	Skidmore,
Coots,	Fogle,	McCrary,	Smith (Pike),
Coulter,	Fraser,	McIntyre,	Stafford,
Cowgill,	Gristy,	McRoberts,	Stuart,
Crouch,	Gwinn,	Mabrey,	Sullivan,
Dalton,	Harlan,	Mayo,	Thomas,
Davidson,	Harrel,	Medley,	Tubbs,
Davis (Buchanan),	Hawkins (St. Louis),	Neff,	Turner,
Davisson,	Hays,	Nolan,	Underwood,
Davault,	Hess,	Parker (Johnson),	Via,
Dickson,	Hickman,	Parker (St. Louis),	Ward,
Donelan,	Hiller,	Perkinson,	Weinhold,
Donnell,	Hughes,	Rhodes,	Wells,
Dougherty,	Johns,	Ringo,	Woods,
Dunn,	Kenamore,	Rubey,	Zimmerman—88.
Earnest,	Kerwin,		

Absent—Messrs.

Jackson, Lee, Mr. Speaker—3.

Sick—Mr. Weeks.

Mr. Ryan moved the previous question;
Which was carried.

The order of business being the reading of propositions or bids from the several cities competing for the location of the State University, the following proposition from citizens of Independence was read:

The committee appointed by the citizens of Independence, Jackson county, Mo., hereby submit the following bid: A site worth \$60,000 and \$100,000 in money for the erection of buildings.

JOHN H. TAYLOR, Chairman,

J. J. OWENS,

ALEX. PROCTER,

On behalf of the Committee.

The following proposition from the citizens of Sedalia was read:

PROPOSITION.

The inhabitants of the city of Sedalia, Mo., and vicinity, hereby make the following proposition to the State of Missouri:

That if the State University of this State is located and established at the city of Sedalia, in Pettis county, Missouri, or within one mile of the corporate limits of said city, the inhabitants of said city and vicinity, in consideration thereof, propose and offer as follows:

First—That they will donate and cause to be conveyed to the State of Missouri for the use of such University as a site for same, a tract of land of forty acres, at said city or within one mile of the corporate limits of said city, suitable for a site for such University.

That such conveyances shall be by a good and sufficient warranty deed, and the title thereto shall be perfect and free from all encumbrances and liens.

Second—That the said inhabitants of said city and vicinity will donate and pay to the State the sum of two hundred thousand dollars, to aid in the erection of the necessary buildings for said University at said place—said money to be paid from time to time as the erection of the building progresses, and as called for by the Curators of said University.

Third—That the said city of Sedalia and the said inhabitants will furnish to the State, free of cost, the necessary buildings for the use of said University until such time as the University buildings to be erected are so far completed that they can be occupied for University purposes.

BOND.

Know all men by these presents:

That we, the undersigned citizens of the city of Sedalia, Mo., and vicinity, hereby acknowledge ourselves to owe and stand indebted to the State of Missouri in the sum of four hundred thousand dollars, for the full and just payment whereof we bind ourselves, our heirs, executors and administrators, firmly by these presents.

The conditions of the above bond are, that whereas, the inhabitants of the city of Sedalia and vicinity, in the State of Missouri, have proposed to the State of Missouri that if the State University of said State be located at the said city of Sedalia, or within one mile of the corporate limits of said city, that said city or the inhabitants thereof would donate and cause to be conveyed to the State of Missouri forty acres of land, to be free and clear of all incumbrances, suitable for a site for said University, and to be used as such; and that an absolute fee simple title to same be made to the State.

Also, that the inhabitants of said city and vicinity will donate two hundred thousand dollars in cash to the State, to be used and to aid in the erection of the necessary buildings at said place for the use of said University:—said money to be due and payable from time to time as the work on said University building or buildings progresses, and when called for by the Curators of said University.

And further, that the said city of Sedalia will furnish to said University the use of necessary buildings free of cost for the use of such University, until the completion of the said University building or buildings, or until they are so nearly completed as to be ready for use for such purposes.

Now, therefore, if the said inhabitants of the city of Sedalia shall well and truly carry out and perform all the terms and conditions of said proposition on their part, and fully comply therewith, then this bond shall be void; otherwise to remain in full force and effect.

Witness our hands and seals this 7th day of March, 1892.

C. Newkirk,	[SEAL]
H. W. Wood,	[SEAL]
E. H. Stevens,	[SEAL]
B. F. Boller,	[SEAL]
F. A. Sampson,	[SEAL]
H. H. Marean,	[SEAL]
Jos. D. Donnohue,	[SEAL]
C. E. Ilgenfritz,	[SEAL]
Quigley & Co.,	[SEAL]
J. H. Mertz,	[SEAL]
Aug T. Fleischman,	[SEAL]
I. Frensdorf,	[SEAL]
R. C. Woods,	[SEAL]
Chas. Carroll,	[SEAL]
J. H. Pilkington,	[SEAL]
J. A. Fuels,	[SEAL]
R. H. Moses,	[SEAL]
Z. F. Bailey,	[SEAL]
Ed. C. Evans,	[SEAL]
Jno. S. Banks,	[SEAL]
S. F. Rosse,	[SEAL]

Jas. O'Brien,	[SEAL]
Gazette Printing Co.,	[SEAL]
Dan. McKenzie,	[SEAL]
R. D. Thatcher,	[SEAL]
Eliza C. Greene,	[SEAL]
Jno. Walmsley,	[SEAL]
W. L. Porter,	[SEAL]
W. H. Sibert,	[SEAL]
Jno. W. Hartshorn,	[SEAL]
S. R. Wells,	[SEAL]
Chas. S. Conrad,	[SEAL]
Henry Froppf,	[SEAL]
R. G. Fitzpatrick,	[SEAL]
T. J. Gallion,	[SEAL]
R. Olmstead,	[SEAL]
F. H. Eastey,	[SEAL]
Jno. Sullivan,	[SEAL]
J. W. Bowman,	[SEAL]
Jno. Planck,	[SEAL]
T. L. Brown,	[SEAL]

The following proposition from St. Louis county was read:

To the Thirty-sixth General Assembly of the State of Missouri, in extra session assembled:

The county of St. Louis, with a view of securing the location of the State University in its midst, hereby proposes to grant to the Curators of said University, for the purpose of establishing buildings thereon, a tract of land consisting of about 380 acres, situated at Allenton, in said county, at a distance of thirty-two miles from the city of St. Louis. Upon this tract of land, at a proper location, is contained and situated heavy foundations, which were built and erected at an expense of \$150,000. That said foundations are entirely suitable for the purposes of college buildings, and are built in a lasting and substantial manner.

The site herein offered is situated upon the main lines of the two most important railroads in the State, to wit, the Missouri Pacific and St. Louis & San Francisco railroads, and within one hour's ride of the great city of St. Louis. The land hereby tendered is fertile, well drained and abundantly supplied with water; and the University, after reserving sufficient for the purposes of the institution, will be able to dispose of the surplus in a manner to realize the sum of \$200,000. The title of said proposed site is in the county of St. Louis, and the order of the county court of said county, directing the conveyance of said tract for the purpose of locating the University, is hereto attached and made part hereof.

By G. A. WURDEMAN, Attorney.

COUNTY OF ST. LOUIS.

CERTIFIED COPY OF ORDER.

State of Missouri, }
County of St. Louis. } ss.

February Term, 1892.

In the county court of said county, on the 24th day of February, 1892, the following among other proceedings were had, viz.:

In the matter of petition for }
site of State University. }

In this matter of petition for site of the new State University, Alexander McElhinney, Charles R. Black and F. W. Rauchenstein appeared on the 23d of February, 1892, before this court, and on behalf of citizens of St. Louis county presented a petition, asking that the county farm of 386 8-100 acres of land, with valuable foundations built thereon, be donated or appropriated to the State for a building site and uses of the new State University, now under consideration of the State Legislature; and the court now on this 24th day of February, 1892, having duly considered said petition and purposes, and being fully advised in the premises, doth adjudge that in the rightful exercise of its jurisdiction for the best interests of this county and advantages of the State in the cause of public education, the said petition should be and is approved; and the court further orders that a deed in fee of the said land and property, upon a valuable consideration now deposited in this court, be made in proper form and manner for said purposes, and be further delivered and recorded promptly upon the passage of an act by the Legislature permanently accepting the said grant for said purposes.

THEO. HEEGE,
Presiding justice.

State of Missouri, }
County of St. Louis. } ss.

I, William C. Wengler, clerk of the county court in and for said county, hereby certify the above and foregoing to be a true copy of the proceedings of our said county court, on the day and year above written, as the same appears of record in my office.

In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at office, in Clayton, this the 1st day of March, 1892.

WM. C. WENGLER,
Clerk county court.

[SEAL]

By HENRY C. HELMERING, D. C.

The following proposition from the citizens of Clinton was read:

OFFICE OF UNIVERSITY REBUILDING COMMITTEE, }
CLINTON, Mo., March 7, 1892.

HON. WILBUR F. TUTTLE, *Speaker of House of Representatives of the Thirty-Sixth General Assembly:*

DEAR SIR—In pursuance of House resolution, and on behalf of the citizens' committee on rebuilding the State University, and representing other citizens of the city of Clinton and Henry county, I beg leave to submit this our proposition in aid of rebuilding said University. Provided it is located at or near Clinton, we propose to donate to the State of Missouri, for the use and benefit of said University, a suitable site for the location of such buildings as may be needed for the University and campus thereof, said site to be selected by the Board of Curators. or such persons as may be by law authorized to make this selection, from at least three tracts of land, each of said sites to contain at least forty (40) acres, adjacent to the city of Clinton; and we will further donate the sum of one hundred thousand (100,000) dollars in cash, to aid in erecting said University buildings.

This proposition is accompanied by a bond herewith in the sum of \$250,000, as provided in said resolution.

Yours very respectfully,

A. J. BLACKFORD,
Chairman.

Know all men by these presents:

That the undersigned are held and firmly bound unto the State of Missouri in the just and full sum of two hundred and fifty thousand dollars (\$250,000), which sum, in lawful money of the United States, well and truly to be paid, we do hereby bind ourselves, our executors, administrators and legal representatives, firmly by these presents.

Witness our hands and seals this 6th day of March, A. D. 1892.

The conditions of the above and foregoing bond are such that, whereas, the citizens of the city of Clinton, Missouri, being desirous of having the Missouri State University located at or near Clinton, Missouri, have made a proposition to

the said State as to what they would give in aid of said University in the event same is so located, viz.: that they, the said citizens, will give and donate to the State of Missouri, for the use and benefit of said University, a suitable site for the location of such buildings as may be needed for the University and the needed campus thereof, and in addition to said site will give one hundred thousand dollars (\$100,000) to aid in erecting said buildings.

Now, therefore, the above and foregoing bond is executed for the purpose of securing to the State of Missouri the faithful compliance upon the part of the citizens of said city of Clinton of the agreements entered into in the proposition above referred to, which, when fully complied with, shall discharge the obligation herein entered into, and this bond shall then become null and void; otherwise to remain in full force and effect.

In witness whereof, we have hereunto subscribed our names and affixed our seals, the day and year first above written.

H. W. Salmon,	[SEAL]	Dr. S. Jones,	[SEAL]
H. P. Farris,	[SEAL]	T. J. Coleman,	[SEAL]
A. P. Frowein,	[SEAL]	J. H. Talbot,	[SEAL]
W. H. Smith,	[SEAL]	D. P. Daum,	[SEAL]
Jos. Harney,	[SEAL]	Joe Adair,	[SEAL]
C. H. Watkins,	[SEAL]	T. O. Smith,	[SEAL]
P. H. Trone,	[SEAL]	Craig Bros.,	[SEAL]
C. A. Calvert,	[SEAL]	E. D. Canon,	[SEAL]
A. J. Blackford,	[SEAL]	H. Frowein,	[SEAL]
D. Y. Salmon,	[SEAL]	W. F. Crome,	[SEAL]
W. D. Calvert,	[SEAL]	C. L. Ott,	[SEAL]
Jno. C. Rivers,	[SEAL]	Irven Couse,	[SEAL]
W. T. Carter,	[SEAL]	W. H. Cock,	[SEAL]
H. F. Avery,	[SEAL]	Huey & Son,	[SEAL]
M. L. Bonham,	[SEAL]	Poage & Sanders,	[SEAL]
A. P. Lamkin,	[SEAL]	Peter Aafter,	[SEAL]
A. C. Avery,	[SEAL]	R. C. McBeth,	[SEAL]
G. C. Hays,	[SEAL]	J. P. Legg,	[SEAL]
Joseph Pollock,	[SEAL]	J. B. Colt,	[SEAL]
T. H. Violette,	[SEAL]	John S. Kimbrough,	[SEAL]
Hale Montgomery,	[SEAL]	Geo. R. Lingle,	[SEAL]
E. C. Hales,	[SEAL]	T. J. Lingle,	[SEAL]
J. P. Stewart,	[SEAL]	J. N. Ballard,	[SEAL]

The following proposition from Columbia was read:

To the House of Representatives of the Thirty-sixth General Assembly:

For fifty-three years the citizens of Columbia and Boone county have been unwavering and unstinted in their friendship for the State University. By a liberality unparalleled in the annals of Missouri, they contributed, in 1839, the sum of \$117,900, or twenty-four times their county revenue, to secure its location. They erected all its buildings during the first twenty-seven years of its history, the State not having contributed a dollar to its support until 1867.

In 1870 they contributed \$90,000 to secure the location of the Agricultural and Mechanical College as a department of the University.

By the act of 1839 the University was "established" upon the land donated it by Boone county, and it was further provided in said act that its buildings were to be "continued" upon such land. By the act of 1870 the Agricultural and Mechanical College was "permanently located" as a department of the University, and by the Constitution of 1875 the University, with all its departments, was declared to be "established" at Columbia. It was in the faith that the State would comply with the plain declarations of its own statutes and Constitution—in fact, that it was firmly bound by them—that the people of this county were induced to make these liberal subscriptions to secure these institutions. They therefore respectfully but firmly hold that by the strongest possible legal enactments they are entitled to the location of the State University, that the State is bound by contract to the retention of the University at Columbia, and that the faith and honor of the State are as strongly committed to such retention as they are to any obligation which the State has ever assumed.

The destruction of the main University edifice by fire was a calamity for which the people of this county and city are in no way responsible. Its origin was the result of causes over which they had no control, and its suppression has been declared by experts to have been impossible under the most efficient fire service. No censure for the calamity can be justly laid to their charge.

Out of deference to the resolution recently passed by the House of Representatives, and in token of their continued interest in the University, as always manifested in the past, there is herewith tendered to the State, by the people of Boone county, the sum of fifty thousand (\$50,000) dollars, which, added to the \$147,000

of insurance already adjusted, will be an amount more than sufficient to reimburse the University for the loss it sustained in the destruction of its main building. In tendering this subscription we waive, neither by implication nor otherwise, any of our moral or legal rights to the location of the University. But we tender it as a free-will offering to the State, and respectfully ask that it be set apart for the construction of one of the necessary buildings upon the campus to be denominated a "memorial building," in honor of our forefathers, who in 1839 contributed \$117,900 to secure the location of the State University at Columbia. While we do not make such appropriation of this fund herewith subscribed a condition of this contribution, we ask it as a privilege.

We furthermore stand ready to comply with any reasonable conditions which the General Assembly may prescribe for providing for the University adequate protection from fire.

Our bond, in the sum of \$100,000, for the payment of the above sum of \$50,000, is herewith submitted.

There is now at Columbia \$250,000 worth of property belonging to the University which must be sacrificed in event of removal. To procure the same facilities or property elsewhere would cost far more than \$250,000. This property includes the beautiful University campus situated in the town, comprising thirty acres, the Agricultural College farm of 640 acres, the Agricultural College building, the medical building, the three club-houses, the President's house, the astronomical observatory, the experimental station, the handsome dwelling and other buildings, cottages, barns, etc., on the College farm. No property more eligibly situated or constructed, or better adapted for the purpose, can be found in the State. It is all now in use for purposes of instruction, and can be utilized until the University is rebuilt, without the loss of a day or a student.

In addition to the above property there exists the aid fund bequeathed by the late Dr. Anthony W. Rollins, a citizen of Boone county, amounting to \$50,000, which, it is believed, will be lost to the institution in the event of removal. This philanthropic bequest, the interest upon which is set apart for the education of poor boys and girls, has enabled hundreds of the indigent but deserving youth of the State to secure an education, and its sacrifice would be a calamity.

Nor is this all. Columbia adds to this \$250,000 in property, this \$50,000 aid fund, and the \$50,000 in cash herewith tendered by private subscription of her citizens, and its guaranty for fire protection, the traditions and memories of fifty years, the historic growth of the University, the affection of its alumni and former students, over ten thousand in number, occupying positions of trust and honor in all sections of this State and in other states, and the hallowed associations which cluster about its long and eventful history. These cannot be reckoned in dollars. They are priceless. They outweigh all the bids and propositions that can be made. They constitute the greatest possible value that can attach to an institution of learning. They would all be irretrievably swept away by removal.

We appeal to the State of Missouri to maintain its faith with us, as we have for fifty years maintained our faith with the State. We do so kindly, earnestly, firmly, with a profound consciousness of the justice of our cause. Missouri has never yet repudiated an obligation, and we do not believe it will make a great calamity or the sacrifice of its State University the occasion for doing so at present.

The advantages of Columbia as a location are sufficiently attested by the Board of Curators, residing in various portions of the State, and the President and Faculty of the University, who with one voice emphatically give it as their opinion that the University should remain at Columbia. This verdict of those who have been placed by the State in charge of the institution is concurred in by its alumni almost without exception, and by the public sentiment of the State as expressed by the press and people in overwhelming majority. A General Assembly which has dealt so liberally with the University as to have added \$643,000 to its endowment, and thereby won the gratitude of every friend of higher education in the State, will, we believe, deal justly with all its interests and do that which will be for its highest prosperity.

Know all men by these presents:

That we, the undersigned, are held and firmly bound unto the State of Missouri in the penal sum of one hundred thousand dollars, the payment of which, well and truly to be made, we hereby bind ourselves, our heirs, executors, administrators and assigns firmly by these presents.

Witness our hands and seals on this the 6th day of March, 1892, at Columbia, Mo.

The conditions of the above bond are such that, whereas, the buildings of the Missouri State University at Columbia, Missouri, were recently destroyed by fire; and whereas, there are a number of citizens of Columbia and of Boone county, Missouri, who have subscribed in the aggregate the sum of \$50,000, to be used as a gift or donation to the State of Missouri, provided said sum is used by the State in the reconstruction of the said burned building on the old site at Columbia, Missouri:

Now, therefore, as a further evidence to the General Assembly of the State of Missouri of the traditional loyalty and affection of the people of Columbia and of Boone county to said University, who were its founders and builders, and who have ever been its true and tried friends, and who, in the year 1839, paid to the State the sum of \$117,900 on the pledged faith and agreement of the State that said institution should be located in Boone county and continued there, and having paid the further sum of \$90,000 on the same terms and conditions, for the location of the Agricultural College, we, the undersigned, do hereby agree, bind and obligate ourselves to guarantee the payment to the State of Missouri, as a gift or donation, the sum of \$50,000, provided said sum be used by the Curators of said University to assist the State to reconstruct said destroyed buildings on the old site at Columbia, Missouri. And said sum is to be due and payable on the demand of said Curators as needed, and as required by them for the reconstruction of said buildings.

Now, if said sum of \$50,000 shall be paid by the undersigned, on the terms and conditions above indicated and set forth, then this bond shall be null and void; otherwise it shall remain in full force and effect.

Witness our hands and seals on this the day and year above written.

L. O. Hockaday,	[SEAL]	R. B. Price,	[SEAL]
A. W. McAlester,	[SEAL]	J. S. Dorsey,	[SEAL]
W. W. Garth,	[SEAL]	Thos. Whittle,	[SEAL]
L. Bass,	[SEAL]	J. S. Blackwell,	[SEAL]
C. B. Rollins,	[SEAL]	B. S. Watson,	[SEAL]
E. L. Mitchell,	[SEAL]	Jas. Carr,	[SEAL]
J. W. Strawn,	[SEAL]	R. S. Todd,	[SEAL]
W. P. Hurt,	[SEAL]	Jno. S. Clarkson,	[SEAL]
C. C. Newman,	[SEAL]	W. A. Bright,	[SEAL]
J. H. Waugh,	[SEAL]	J. R. McBain,	[SEAL]
L. E. Lenoir,	[SEAL]	D. Guitar,	[SEAL]
E. W. Stephens,	[SEAL]	C. H. Gordon,	[SEAL]
J. H. Rollins,	[SEAL]	J. S. Ballenger,	[SEAL]
J. R. Campbell,	[SEAL]	B. M. Anderson,	[SEAL]
J. C. Conley,	[SEAL]	J. H. Guitar,	[SEAL]

The following proposition from California was read :

We do agree, contract and guarantee, to and with the State of Missouri, that the citizens of California, Missouri, and vicinity, shall and will, upon the location of the University of the State of Missouri at said city of California, pay to said State of Missouri the sum of one hundred thousand dollars and give bond for a site.

Wm. Heck,	O. M. Taylor,	Miles Allee,
J. M. Williams,	Jno. P. Burke,	J. M. Alexander,
J. D. Taylor,	F. W. Houser,	W. A. Simmons,
M. O. Murrell,	H. E. Blakeman,	S. B. Phifer,
W. C. Finke,	Daniel Bishop,	L. F. Wood,
W. J. Fulka,	J. W. Ramsey,	R. Y. Short,
A. W. Yarnell,	F. B. Lander,	V. B. Beam,
D. P. Moore,	J. F. Kelly,	W. C. Thomas,
P. Kiely Thomas,	T. J. Buchanan,	J. L. Buchanan,
W. H. Mengel,	Peter Herfurth,	J. J. Russell,

At a regular meeting of the city council of the city of California, Mo., held on the 7th day of March, 1892, the following resolution was unanimously adopted :

Resolved, That in case the State University should be located in the city the present city council will proceed promptly with its legitimate power to secure a complete and efficient system of water works and electric lights.

A true copy from the original.

M. K. JOHNSON,
City Clerk.

Mr. Crowe moved that a member for each of the competing towns be allowed ten minutes each to speak;

Which was carried.

Mr. Conn moved to adjourn;

Which was lost.

The roll being called the first ballot resulted as follows :

For Independence—Messrs.

Abraham,
Davisson,
Hughes,

Jackson,
Julian,
Odneal,

Patrick,
Russ,
Stafford,

Stuart,
Webb—11.

For Sedalia—Messrs.

Aydelott,	Collier,	Hynes,	Skaggs,
Banks,	Conn,	Kelley,	Smith (St. Louis),
Bennett,	Dickson,	Kenney,	Thomas,
Bradford,	Dundas,	McCullah,	Walsh,
Carnes,	Greer,	Matthews,	Woods,
Carter,	Hawkins (Dunklin),	Reynolds,	Zimmerman—24.

For California—Messrs.

Earnest,	Hawkins (Miller),	Miller (Moniteau)—3.
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For Boonville—Mr. Hays.

For Marshall—Mr. Neff.

For St. Louis county—Messrs.

Amelung,	Faris (Pemiscot),	Martin,	Ward,
Baare,	Kenamore,	Tubbs,	Wurdeman—9.
Crowe,			

For Clinton—Messrs.

Adams,	Dickenson,	Hiller,	Mueller,
Bishop,	Ferguson (Lafayette),	Johns,	Murphy,
Boisseau,	Ferguson (St. Clair),	Kerr,	Owen,
Bulla,	Fraser,	McHenry,	Scott (Wright),
Coppedge,	George,	McLin,	Terry,
Cook,	Hendrickson,	Mayo,	Weeks—27.
Davis (Henry),	Hickman,	Miller (Webster),	

For Columbia—Messrs.

Anderson (Knox),	Dunn,	Lamb,	Ringo,
Anderson (Liv'ston),	Eaton,	Lane,	Rubey,
Brandom,	Eubank,	Liles,	Russell,
Church,	Evans,	Luis,	Ryan,
Coffman,	Farris (Ray),	Lyman,	Sanders,
Coots,	Florea,	McCrary,	Scott (Monroe),
Coulter,	Fogle,	McIntyre,	Shearlock,
Cowgill,	Gristy,	McRoberts,	Skidmore,
Crouch,	Gwinn,	Mabrey,	Smith (Pike),
Dalton,	Harlan,	Medley,	Sullivan,
Davidson,	Harrel,	Nolan,	Turner,
Davis (Buchanan),	Hawkins (St. Louis),	Parker (Johnson),	Underwood,
Davault,	Hess,	Parker (St. Louis),	Via,
Donelan,	Kerwin,	Perkinson,	Weinhold,
Donnell,	Killam,	Rhodes,	Wells—62.
Dougherty,	Kurtz,		

Absent—Mr. Lee,

Absent with leave—Mr. Speaker.

The roll being called, the second ballot resulted as follows :

For Independence—Messrs.

Abraham,	Julian,	Patrick,	Webb—7.
Bishop,	Odneal,	Russ,	

For Sedalia—Messrs.

Adams,	Davisson,	Johns,	Skaggs,
Amelung,	Dickson,	Kelley,	Smith (St. Louis)
Aydelott,	Dickenson,	Kenney,	Stafford,
Baare,	Dundas,	McCullah,	Stuart,
Banks,	Earnest,	Martin,	Terry,
Bennett,	Faris (Pemiscot),	Matthews,	Thomas,
Bradford,	Greer,	Mayo,	Tubbs,
Bulla,	Hawkins (Dunklin),	Miller (Moniteau),	Walsh,
Carnes,	Hawkins (Miller),	Murphy,	Ward,
Carter,	Hendrickson,	Neff,	Woods,
Cellier,	Hickman,	Owen,	Wurdeman,
Conn,	Hiller,	Reynolds,	Zimmerman—51.
Crowe,	Hynes,	Scott (Wright),	

For Clinton—Messrs.

Boisseau,	Ferguson (St. Clair),	Kerr,	Miller (Webster),
Coppedge,	Fraser,	McHenry,	Mueller,
Cook,	George,	McLin,	Weeks—13.
Davis (Henry),			

For Columbia—Messrs.

Anderson (Knox),	Eaton,	Kerwin,	Rhodes,
Anderson (Liv'ston),	Evans,	Killam,	Ringo,
Brandom,	Eubank,	Kurtz,	Rubey,
Church,	Farris (Ray),	Lamb,	Russell,
Coffman,	Ferguson (Lafayette)	Lane,	Ryan,
Coots,	Florea,	Liles,	Sanders,
Coulter,	Fogle,	Luis,	Scott (Monroe),
Cowgill,	Gristy,	Lyman,	Shearlock,
Crouch,	Gwinn,	McCrary,	Skidmore,
Dalton,	Harlan,	McIntyre,	Smith (Pike),
Davidson,	Harrel,	McRoberts,	Sullivan,
Davis (Buchanan),	Hawkins (St. Louis),	Mabrey,	Turner,
Davault,	Hays,	Medley,	Underwood,
Donelan,	Hess,	Nolan,	Via,
Donnell,	Hughes,	Parker (Johnson),	Weinhold,
Dougherty,	Jackson,	Parker (St. Louis),	Wells—67.
Dunn,	Kenamore,	Perkinson,	

Absent—Mr. Lee.

Absent with leave—Mr. Speaker.

The roll being called, the third ballot resulted as follows:

For Sedalia—Messrs.

Adams,	Davisson,	Julian,	Patrick,
Amelung,	Dickson,	Kelley,	Reynolds,
Aydellott,	Dickenson,	Kenney,	Russ,
Baare,	Dundas,	Kerr,	Scott (Wright),
Banks,	Earnest,	McCullah,	Skaggs,
Bennett,	Faris (Pemisicot),	McHenry,	Smith (St. Louis),
Bishop,	Ferguson (St. Clair),	McLin,	Stafford,
Boisseau,	Fraser,	Martin,	Terry,
Bradford,	George,	Matthews,	Thomas,
Bulla,	Greer,	Mayo,	Tubbs,
Carnes,	Hawkins (Dunklin),	Miller (Moniteau),	Walsh,
Carter,	Hawkins (Miller),	Miller (Webster),	Ward,
Collier,	Hendrickson,	Mueller,	Webb,
Conn,	Hickman,	Murphy,	Weeks,
Coppedge,	Hiller,	Neff,	Woods,
Cook,	Hynes,	Odneal,	Wurdeman,
Crowe,	Johns,	Owen,	Zimmerman—69.
Davis (Henry),			

For Columbia—Messrs.

Anderson (Knox),	Eaton,	Kerwin,	Rhodes,
Anderson (Liv'ston),	Evans,	Killam,	Ringo,
Brandom,	Eubank,	Kurtz,	Rubey,
Church,	Farris (Ray),	Lamb,	Russell,
Coffman,	Ferguson (Lafayette)	Lane,	Ryan,
Coots,	Florea,	Liles,	Sanders,
Coulter,	Fogle,	Luis,	Scott (Monroe),
Cowgill,	Gristy,	Lyman,	Shearlock,
Crouch,	Gwinn,	McCrary,	Skidmore,
Dalton,	Harlan,	McIntyre,	Smith (Pike),
Davidson,	Harrel,	McRoberts,	Sullivan,
Davis (Buchanan),	Hawkins (St. Louis),	Mabrey,	Turner,
Davault,	Hays,	Medley,	Underwood,
Donelan,	Hess,	Nolan,	Via,
Donnell,	Hughes,	Parker (Johnson),	Weinhold,
Dougherty,	Jackson,	Parker (St. Louis),	Wells—67.
Dunn,	Kenamore,	Perkinson,	

For Independence—Mr. Abraham.

Absent—Messrs.

Lee, Stuart—2.

Absent with leave—Mr. Speaker.

Mr. McLin made the point of order that Sedalia had received a majority of the votes cast and that another vote was not necessary.

The Speaker declared the point not well taken.

Mr. McLin appealed from the decision of the Chair.

Mr. Farris of Ray moved that the House adjourn.

The ayes and noes being demanded, the motion was lost by the following vote :

AYES—Messrs.

Anderson (Knox),	Eubank.	Kurtz,	Medley,
Anderson (Liv'ston).	Farris (Ray),	Lamb,	Nolan,
Brandom,	Fogle,	Lane,	Parker (Johnson),
Church,	Gwinn,	Liles,	Skidmore,
Coulter,	Hess,	McCrary,	Smith (Pike),
Donelan,	Kerwin,	McIntyre,	Underwood,
Dunn,	Killam,	Mabrey,	Weinhold—28.

NOES—Messrs.

Abraham,	Davault.	Hughes,	Reynolds,
Adams,	Dickenson,	Hynes,	Rhodes,
Amelung,	Dickson,	Johns,	Ringo,
Aydelott,	Donnell,	Jullan,	Rubey,
Baare,	Dougherty,	Kelley,	Russ,
Banks,	Dundas,	Kenamore,	Sanders.
Bennett,	Earnest,	Kenney,	Scott (Wright),
Bishop,	Eaton,	Kerr,	Shearlock,
Boisseau,	Evans,	Lula,	Skaggs,
Bradford,	Faris (Pemiscot).	McCullah,	Smith (St. Louis),
Bulla,	Fergusou(Lafayette)	McHenry,	Stafford,
Carnes,	Ferguson (St. Clair),	McLin,	Stuart,
Carter,	Fraser,	McRoberts,	Terry,
Coffman,	George,	Martin,	Thomas,
Collier,	Greer,	Matthews,	Tubbs,
Conn,	Gristy,	Mayo,	Turner,
Coppedge,	Harlan,	Miller (Moniteau),	Via,
Cook,	Harrel,	Miller (Webster),	Walsh,
Cowgill,	Hawkins (Dunklin),	Mueller,	Ward,
Crowe,	Hawkins (Miller),	Murphy,	Webb,
Dalton,	Hawkins (St. Louis),	Neff,	Weeks,
Davidson,	Hays,	Odneal,	Wells,
Davis (Buchanan),	Hendrickson,	Owen,	Woods,
Davis (Henry),	Hickman,	Patrick,	Wurdeman,
Davisson,	Hiller,	Perkinson,	Zimmerman—100.

Absent—Messrs.

Coots,	Jackson,	Parker (St. Louis),	Scott (Monroe),
Crouch,	Lee,	Russell,	Sullivan—11.
Florea,	Lyman,	Ryan,	

Absent with leave—Mr. Speaker.

Mr. Julian moved that the House adjourn;

Which was carried.

TWENTY-SECOND DAY—WEDNESDAY, March 16, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottsman.

Journal of yesterday read and approved.

Mr. Liles introduced House bill No. 28, entitled

An act to amend section 7509 of chapter 138 of article 1 of the Revised Statutes of 1889, entitled "Revenue," by striking out said section and enacting in lieu thereof a new section to be known and designated as section 7509 of said chapter and article;

Which was read first time.

Mr. Donelan introduced House bill No. 29, entitled
An act for the relief of Preston Taylor of Buchanan county;
Which was read first time.

The following message was received from the Senate, through its Secretary, Mr. Gray:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up, amended and passed House bill No. 4, entitled

An act to cede to the United States jurisdiction over the military post and reservation of Jefferson Barracks,

With an emergency clause, which was adopted; title read and agreed to;

Which was read.

Substitute for House bill No. 21 was taken up, and the question being, Shall the bill be read at length the third time and put upon its passage? it was carried.

Substitute for House bill No. 21, entitled

An act entitled an act fixing the time and regulating the number of terms for holding court in each of the judicial districts in the State of Missouri,

Was taken up, read at length the third time, and passed by the following vote:

A Y E S—Messrs.

Abraham,	Davisson,	Hickman,	Odneal,
Adams,	Davault,	Hiller,	Owen,
Amelung,	Dickson,	Hughes,	Parker (Johnson),
Anderson (Knox),	Dickenson,	Hynes,	Patrick,
Anderson (Liv'ston)	Donnell,	Jackson,	Perkinson,
Aydellott,	Dougherty,	Johns,	Reynolds,
Baare,	Dundas,	Kelley,	Rhodes,
Banks,	Dunn,	Kenamore,	Ringo,
Bennett,	Earnest,	Kenney,	Rubey,
Bishop,	Eaton,	Kerr,	Russ,
Boisseau,	Evans,	Kerwin,	Sanders,
Bradford,	Faris (Pemiscot),	Killam,	Scott (Monroe),
Brandom,	Farris (Ray),	Kurtz,	Scott (Wright),
Bulla,	Ferguson (Lafayette)	Lamb,	Shearlock,
Carnes,	Ferguson (St. Clair),	Lane,	Skaggs,
Carter,	Florea,	Liles,	Smith (St. Louis),
Church,	Fogle,	Lyman,	Stafford,
Coffman,	Fraser,	McCrary,	Stuart,
Collier,	George,	McCullah,	Terry,
Conn,	Greer,	McHenry,	Thomas,
Coppedge,	Gristy,	McIntyre,	Turner,
Cook,	Gwinn,	McLin,	Underwood,
Coots,	Harlan,	McRoberts,	Via,
Coulter,	Harrel,	Mabrey,	Walsh,
Cowgill,	Hawkins (Dunklin),	Martin,	Ward,
Crouch,	Hawkins (Miller),	Mayo,	Webb,
Crowe,	Hawkins (St. Louis),	Medley,	Weinhold,
Dalton,	Hays,	Miller (Moniteau),	Wells,
Davidson,	Hendrickson,	Miller (Webster),	Zimmerman,
Davis (Buchanan),	Hess,	Nolan,	Mr. Speaker—121.
Davis (Henry),			

N O E S—Messrs.

Eubank,	Neff,	Tubbs,	Woods,
Matthews,	Smith (Pike),	Weeks,	Wurdeman—8.

Absent—Messrs.

Donelan,	Luis,	Parker (St. Louis),	Skidmore,
Julian,	Mueller,	Russell,	Sullivan—11.
Lee,	Murphy,	Ryan,	

The title of the bill was read and agreed to.

Mr. Fogle moved to reconsider the vote by which the bill passed, and to lay that motion on the table;

Which was carried.

Committee substitute for House bill No. 25, entitled

An act to tax franchises and gross earnings of corporations and of other persons to provide for the erecting of University buildings,
Was taken up, and ordered engrossed.

Mr. Abraham moved that the vote by which the journal of yesterday was approved be reconsidered;

Which was carried.

Mr. Abraham moved to have the journal of yesterday corrected, so as to show that he voted for Independence in the third vote for a site for the State University;

Which was carried.

Mr. Abraham moved that the journal of yesterday, as amended, be approved;

Which was carried.

Mr. Amelung moved to adjourn, and the ayes and noes being demanded, the motion was lost by the following vote:

AYES—Messrs.

Amelung,	Collier,	George,	Odneal,
Baare,	Conn,	Lyman,	Ryan,
Boisseau,	Crowe,	McLin,	Smith (St. Louis),
Carter,	Davis (Henry),	Martin,	Sullivan,
Church,	Donnell,	Mueller,	Tubbs—20.

NOES—Messrs.

Abraham,	Eaton,	Kelley,	Rhodes,
Adams,	Evans,	Kenamore,	Ringo,
Anderson (Knox),	Eubank,	Kenney,	Rubey,
Anderson (Liv'ston),	Faris (Pemisicot),	Kerr,	Russ,
Aydellott,	Farris (Ray),	Kerwin,	Russell,
Banks,	Ferguson (Lafayette),	Killam,	Sanders,
Bennett,	Ferguson (St. Clair),	Lamb,	Scott (Monroe),
Bishop,	Florea,	Lane,	Scott (Wright),
Bradford,	Fogle,	Liles,	Shearlock,
Brandom,	Fraser,	Luis,	Skaggs,
Bulla,	Greer,	McCrary,	Smith (Pike),
Carnes,	Gristy,	McCullah,	Stafford,
Coffman,	Gwinn,	McHenry,	Stuart,
Coppedge,	Harlan,	McIntyre,	Terry,
Coots,	Harrel,	McRoberts,	Thomas,
Coulter,	Hawkins (Dunklin),	Mabrey,	Turner,
Cowgill,	Hawkins (Miller),	Mayo,	Underwood,
Dalton,	Hawkins (St. Louis),	Medley,	Via,
Davidson,	Hays,	Miller (Moniteau),	Walsh,
Davis (Buchanan),	Hendrickson,	Miller (Webster),	Ward,
Davisson,	Hess,	Neff,	Webb,
Davault,	Hickman,	Nolan,	Weeks,
Dickson,	Hiller,	Owen,	Weinhold,
Dickenson,	Hughes,	Parker (Johnson),	Wells,
Donelan,	Hynes,	Parker (St. Louis),	Woods,
Dougherty,	Jackson,	Patrick,	Wurdeman,
Dundas,	Johns,	Perkinson,	Zimmerman,
Dunn,	Julian,	Reynolds,	Mr. Speaker—113.
Earnest,			

Absent—Messrs.

Cook,	Kurtz,	Matthews,	Skidmore—7.
Crouch,	Lee,	Murphy,	

Mr. Stuart moved to reconsider the vote by which the resolution offered by Mr. Donnell February 19, providing that no appropriation be made for the rebuilding of the State University until a site is selected, was adopted.

By permission

Mr. Fogle offered the following resolution :

Resolved, That this House extend an invitation to Gov. Boies, of Iowa, to address us upon the political issues of the day, the time to be fixed by himself; said time not to exceed six days from date hereof.

Which was read.

Mr. Odneal moved to amend by adding Maj. McKinley.

Mr. Coots moved the previous question; which was lost.

Mr. Hendrickson offered the following amendment to the amendment :

Resolved, That this House invite Col. L. L. Polk, President of the National Farmers' Alliance and Industrial Union, to address this House upon the political issues of the day during this special session.

Which was read.

Mr. Carter offered the following substitute :

Resolved, That Frances E. Willard be invited to address this General Assembly on the question of Woman's Suffrage, at her earliest convenience.

Which was read.

Mr. Tubbs offered the following amendment to the substitute :

Resolved, That Gov. William McKinley, of Ohio, and Gov. Boies, of Iowa, be invited to meet in joint discussion of the political issues of the day in the hall of the House of Representatives, at Jefferson City, Missouri, at such time as may be fixed by themselves.

Which was read.

The question being on the amendment offered by Mr. Hendrickson, it was not agreed to.

Mr. Parker of St. Louis offered the following amendment :

Resolved, That H. Martin Williams be invited to address this body on the political issues of the day.

Which was read and agreed to.

Mr. Coppedge moved that the House take a recess until 2 o'clock ;
Which was carried.

AFTERNOON SESSION.

The hour of recess having expired,
Speaker Tuttle called the House to order.

The following message was received from the Senate, through its Secretary, Mr. Gray :

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 10, entitled

An act to amend sections 3346 and 3357 of article 3 of chapter 46 of the Revised Statutes of 1889, and to fix time for holding courts in Shelby county.

Title read, amended and agreed to.

Motion to reconsider tabled.

Also, Senate bill No. 11, entitled

An act to repeal section 7509, chapter 138 of article 1 of the Revised Statutes of 1889, and to insert a new section in lieu thereof, providing for a reduction of the levy for State revenue purposes,

With an emergency clause, which was adopted.

Title read and agreed to.

Motion to reconsider tabled;

In which the concurrence of the House is respectfully requested;

Which was read.

The question being on the amendment offered by Mr. Odneal, pending at recess,

Mr. Mueller moved to lay the amendment on the table;

Which was lost.

The question recurring on the amendment offered by Mr. Odneal, and the ayes and noes being demanded, it was not agreed to by the following vote:

AYES—Messrs.

Amelung,	Davissan,	Lamb,	Miller (Moniteau),
Aydelott,	Dundas,	Lane,	Miller (Webster),
Baare,	George,	Luis,	Mueller,
Bennett,	Hawkins (Miller),	McCullah,	Odneal,
Bolsseau,	Hendrickson,	McHenry,	Owen,
Bulla,	Johns,	Mabrey,	Reynolds,
Carnes,	Kelley,	Martin,	Tubbs,
Carter,	Kerr,	Matthews,	Wurdeman—33.
Crowe,			

NOES—Messrs.

Abraham,	Dickson,	Hess,	Rhodes,
Anderson (Knox),	Dickenson,	Hickman,	Ringo,
Anderson (Liv'ston),	Donelan,	Hiller,	Rubey,
Banks,	Donnell,	Hughes,	Sanders,
Bishop,	Dougherty,	Hynes,	Scott (Monroe),
Bradford,	Dunn,	Jackson,	Shearlock,
Brandom,	Evans,	Kenamore,	Skaggs,
Church,	Eubank,	Kenney,	Smith (Pike),
Coffmau,	Faris (Pemiscot),	Kerwin,	Stafford,
Collier,	Farris (Ray),	Killam,	Stuart,
Conn,	Ferguson (Lafayette),	Kurtz,	Terry,
Coppedge,	Ferguson (St. Clair),	Lee,	Turner,
Cook,	Florea,	Liles,	Underwood,
Coots,	Fogle,	Lyman,	Via,
Coulter,	Fraser,	McIntyre,	Ward,
Cowgill,	Greer,	McLin,	Webb,
Crouch,	Gristy,	McRoberts,	Weinhold,
Dalton,	Hawkins (Dunklin),	Mayo,	Wells,
Davidson,	Hawkins (St. Louis),	Medley,	Zimmerman,
Davis (Buchanan),	Hays,	Perkinson,	Mr. Speaker—81.
Davis (Henry),			

Absent—Messrs.

Adams,	Julian,	Patrick,	Smith (St. Louis),
Davault,	McCrary,	Russ,	Sullivan,
Earnest,	Murphy,	Russell,	Thomas,
Eaton,	Neff,	Ryan,	Walsh,
Gwinn,	Nolan,	Scott (Wright),	Weeks,
Harlan,	Parker (Johnson),	Skidmore,	Woods—26.
Harrel,	Parker (St. Louis),		

The following message was received from the Senate through its Secretary, Mr. Gray:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up, amended and passed committee substitute for House bill No. 13, entitled

An act to redistrict the State into judicial circuits ;
Title read and agreed to ;
Which was read.

By permission Mr. Tubbs withdrew his amendment.

Mr. Davidson moved to lay Mr. Carter's substitute on the table ;
Which was lost.

The question being on Mr. Carter's substitute, it was not agreed to.
Mr. Eubank moved the previous question ;
Which was carried.

The question being on Mr. Fogle's resolution, and the ayes and noes being demanded, the resolution was adopted by the following vote :

AYES—Messrs.

Abraham,	Davault,	Julian,	Reynolds,
Adams,	Dickenson,	Kelley,	Rhodes,
Amelung,	Dickson,	Kenamore,	Ringo,
Anderson (Knox),	Donelan,	Kerr,	Rubey,
Anderson (Liv'ston),	Dundas,	Kerwin,	Russ,
Aydelott,	Earnest,	Killam,	Russell,
Baare,	Evans,	Lamb,	Sanders,
Banks,	Eubank,	Lane,	Scott (Monroe),
Bennett,	Farris (Ray),	Lee,	Scott (Wright),
Bishop,	Ferguson (Lafayette),	Liles,	Shearlock,
Boisseau,	Ferguson (St. Clair),	Luis,	Skaggs,
Bradford,	Fogle,	Lyman,	Skidmore,
Brandon,	Fraser,	McCrory,	Smith (Pike),
Bulla,	George,	McCullah,	Smith (St. Louis),
Carnes,	Greer,	McHenry,	Stafford,
Carter,	Gristy,	McIntyre,	Stuart,
Church,	Gwinn,	McLin,	Terry,
Coffman,	Harrel,	McRoberts,	Tubbs,
Collier,	Hawkins (Dunklin),	Martin,	Turner,
Conn,	Hawkins (Miller),	Matthews,	Underwood,
Coppedge,	Hawkins (St. Louis),	Mayo,	Via,
Coots,	Hays,	Medley,	Ward,
Coulter,	Hendrickson,	Miller (Moniteau),	Webb,
Cowgill,	Hess,	Miller (Webster),	Weeks,
Crouch,	Hiller,	Mueller,	Weinhold,
Crowe,	Hughes,	Murphy,	Wells,
Dalton,	Hynes,	Odneal,	Wurdeman,
Davis (Buchanan),	Jackson,	Owen,	Zimmerman,
Davis (Henry),	Johns,	Perkinson,	Mr. Speaker—117.
Davison,			

NOES—Messrs.

Davidson,	Florea,	Kenney,	Woods—7.
Farris (Pemisnot),	Hickman,	Neff,	

Absent—Messrs.

Cook,	Eaton,	Nolan,	Ryan,
Donnell,	Harlan,	Parker (Johnson),	Sullivan,
Dougherty,	Kurtz,	Parker (St. Louis),	Thomas,
Dunn,	Mabrey,	Patrick,	Walsh—16.

Mr. Davis of Henry moved that the Special Committee on University be discharged from the further consideration of House bill No. 27, and that the bill be reported to the House for immediate consideration ;

Which was carried.

Mr. Stuart renewed his motion to reconsider the vote by which the resolution offered by Mr. Donnell February 19, was adopted ;

Which was lost.

Mr. Carnes offered the following resolution :

Whereas, To-morrow, the 17th inst., is St. Patrick's day, an occasion held sacred by all Irishmen ; therefore, be it

Resolved, That the Adjutant-General be instructed to fire a salute of 13 guns in honor of the day, the firing to take place from the capitol grounds at noon.

Which was read and adopted.

Senate bill No. 10, entitled

An act to amend sections 3346 and 3357 of article 3 of chapter 46 of the Revised Statutes of 1889, and to fix time for holding courts in Shelby county,

Was taken up and read first time.

Senate bill No. 11, entitled

An act to repeal section 7509, chapter 138 of article 1 of the Revised Statutes of 1889, and insert a new section in lieu thereof providing for a reduction of the levy for State revenue purposes,

Was taken up and read first time.

Mr. Mayo moved that the Senate be requested to return to the House substitute for House bill No. 21, for correction ;

Which was carried.

Mr. Lee offered the following resolution :

Resolved, That it is the sense of this House that the Thirty-sixth General Assembly adjourn *sine die* Thursday, March 24, 1892.

Which was read and adopted.-

Mr. Gristy moved to adjourn ;

Which was lost.

Senate amendment to House bill No. 4,

Amend by adding a new section to be known as section 2, as follows :

Section 2. The fact that the appropriation made by the Fifty-first Congress, if not used by June 30 of the present year, will revert to the Treasury of the United State, creates an emergency within the meaning of the constitution of the State. Therefore, this act shall take effect and be in force from and after its passage.

Was taken up and concurred in by the following vote :

AYES—Messrs.

Abraham,	Davault,	Jackson,	Parker (Johnson),
Amelung,	Dickenson,	Johns,	Patrick,
Anderson (Knox),	Dickson,	Julian,	Perkinson,
Anderson (Liv'ston)	Donelan,	Kelley,	Reynolds,
Aydellott,	Donnell,	Kenamore,	Rhodes,
Baare,	Dougherty,	Kenney,	Ringo,
Banks,	Dundas,	Kerr,	Rubey,
Bennett,	Dunn,	Kerwin,	Russ,
Bishop,	Earnest,	Killam,	Russell,
Boisseau,	Evans,	Kurtz,	Scott (Wright),
Bradford,	Eubank,	Lamb,	Shearlock,
Brandom,	Karis (Pemiscot),	Lane,	Skaggs,
Bulla,	Farris (Ray),	Lee,	Smith (Pike),
Carnes,	Ferguson (Lafayette)	Liles,	Stafford,
Carter,	Ferguson (St. Clair),	Luis,	Stuart,
Church,	Florea,	Lyman,	Terry,
Coffman,	Fogle,	McCrary,	Thomas,
Collier,	Fraser,	McCullah,	Tubbs,
Conn,	George,	McHenry,	Turner,
Coppedge,	Greer,	McIntyre,	Underwood,
Cook,	Gristy,	McRoberts,	Via,
Coots,	Gwinn,	Mabrey,	Ward,
Coulter,	Harrel,	Martin,	Webb,
Cowgill,	Hawkins (Dunklin),	Matthews,	Weeks,
Crouch,	Hawkins (Miller),	Medley,	Weinhold,
Crowe,	Hawkins (St. Louis)	Miller (Moniteau),	Wells,
Daltor,	Hendrickson,	Miller (Webster),	Woods,
Davidson,	Hess,	Mueller,	Wurdeman,
Davis (Buchanan),	Hickman,	Neff,	Zimmerman,
Davis (Henry),	Hiller,	Odneal,	Mr. Speaker—123.
Davissan,	Hughes,	Owen,	

NOES—Messrs.

Adams, Hynes—2.

Absent—Messrs.

Eaton,	Mayo,	Ryan,	Smith (St. Louis),
Harlan,	Murphy,	Sanders,	Sullivan,
Hays,	Nolan,	Scott (Monroe),	Walsh—15.
McLin,	Parker (St. Louis),	Skidmore,	

Mr. Church moved to reconsider the vote by which the amendment was concurred in, and to lay that motion on the table;

Which was carried.

Mr. Killam moved that the House adjourn;

Which was carried.

TWENTY-THIRD DAY—THURSDAY, March 17, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of yesterday read and approved.

Mr. Tubbs offered the following resolution:

Whereas, Gov. Boies, of Iowa, has declined the invitation of this body to speak upon the political issues of the day in this hall; and

Whereas, The dignity of this House demands that the Democratic body be addressed by some conspicuous exponent of Democracy; and

Whereas, It is reported in a special dispatch to the "St. Louis Republic," dated at Louisville, Ky., March 16, that Adjutant-General Gross of the State of Kentucky appeared at the recent inspection of state militia, clad in a Confederate grey uniform, and announced his intention of wearing said Confederate grey uniform during his continuance in the office of Adjutant-General of the State of Kentucky; and

Whereas, The Confederate grey uniform being the most conspicuous badge of the Democratic party, and the wearer thereof always peculiarly dear to the Democratic heart; therefore,

Resolved, By the Democratic members of this House, that Adjutant-General Gross of Kentucky is hereby requested to appear, in his Confederate grey uniform, and address the Democratic hosts in the hall of the House of Representatives of the State of Missouri at his earliest convenience.

Which was read.

Mr. Eubank moved to lay the resolution on the table; and the ayes and noes being demanded, the motion was carried by the following vote:

Pending vote,

Mr. Hiller was reported sick.

AYES—Messrs.

Abraham,	Bulla,	Cowgill,	Dougherty,
Adams,	Carnes,	Crouch,	Dundas,
Anderson (Knox),	Church,	Davidson,	Dunn,
Anderson (Liv'ston),	Coffman,	Davis (Buchanan),	Earnest,
Banks,	Collier,	Davis (Henry),	Eaton,
Bennett,	Coppedge,	Dickenson,	Evans,
Bishop,	Cook,	Dickson,	Eubank,
Bradford,	Coots,	Donelan,	Farris (Femiscot),
Brandom,	Coulter,	Donnell,	Farris (Ray),

Ferguson(Lafayette)	Julian,	Medley,	Smith (Pike),
Ferguson (St. Clair),	Kenamore,	Miller (Moniteau),	Smith (St. Louis),
Florea,	Kenney,	Miller (Webster),	Stafford,
Fogle,	Killam,	Neff,	Stuart,
Greer,	Kurtz,	Parker (Johnson),	Terry,
Gristy,	Lamb,	Patrick,	Thomas,
Gwinn,	Lee,	Perkinson,	Turner,
Harlan,	Liles,	Reynolds,	Underwood,
Harrel,	Lyman,	Rhodes,	Via,
Hawkins (Dunklin),	McCrary,	Ringo,	Walsh,
Hawkins (St. Louis),	McHenry,	Rubey,	Ward,
Hays,	McIntyre,	Russ,	Webb,
Hendrickson,	McLin,	Russell,	Weeks,
Hess,	McRoberts,	Sanders,	Weinhold,
Hickman,	Mabrey,	Scott (Monroe),	Woods,
Hynes,	Martin,	Scott (Wright),	Wurdeman,
Jackson,	Matthews,	Shearlock,	Zimmerman,
Johns,	Mayo,	Skaggs,	Mr. Speaker—108.

NOES—Messrs.

Amelung,	Boisseau,	Davisson,	McCullah—7.
Aydelott,	Carter,	Kelley,	

Absent—Messrs.

Baare,	George,	Luis,	Parker (St. Louis),
Conn,	Hawkins (Miller),	Mueller,	Ryan,
Crowe,	Hughes,	Murphy,	Skidmore,
Dalton,	Kerr,	Nolan,	Sullivan,
Davault,	Kerwin,	Odneal,	Tubbs,
Fraser,	Lane,	Owen,	Wells—24.

Sick—Mr. Hiller.

House bill No. 28 was taken up, read second time and
Referred to Committee on Ways and Means.

House bill No. 29 was taken up, read second time and
Referred to Committee on Appropriations.

Mr. Rubey, from the Special Committee on University, submitted
the following report:

JEFFERSON CITY, MO., March 17, 1892.

MR. SPEAKER—SIR: In obedience to a motion adopted by this House at its session yesterday, I herewith return House bill No. 27 without any examination or action having been taken upon the same by the Special Committee on University, to whom it was referred, and without any report upon said bill by said committee.

Very respectfully,

T. L. RUBEY, Chairman.

Which was read.

Mr. McLin moved that 300 copies of House bill No. 27 be printed;
Which was carried.

Senate bill No. 10 was taken up, read second time and
Referred to Committee on Judicial Circuits.

Senate bill No. 11 was taken up, read second time and
Referred to Committee on Ways and Means.

Mr. Aydelott moved that the House adjourn.

The ayes and noes being demanded, the motion was lost by the
following vote:

A YES—Messrs.

Amelung,	Carnes,	Crowe,	Matthews,
Aydelott,	Carter,	Earnest,	Odneal—11.
Bulla,	Collier,	McLin,	

NOES—Messrs.

Abraham,	Eaton,	Kenamore,	Rhodes,
Adams,	Evans,	Kenney,	Ringo,
Anderson (Knox),	Eubank,	Kerr,	Rubey,
Anderson (Liv'ston),	Faris (Pemiscot),	Kerwin,	Russ,
Banks,	Farris (Ray),	Killam,	Russell,
Bennett,	Ferguson (Lafayette),	Kurtz,	Sanders,
Bishop,	Ferguson (St. Clair),	Lamb,	Scott (Monroe),
Boisseau,	Florea,	Lane,	Scott (Wright),
Bradford,	Fogle,	Lee,	Shearlock,
Brandom,	Fraser,	Liles,	Skaggs,
Church,	George,	Luis,	Smith (Pike),
Coffman,	Greer,	McCrary,	Smith (St. Louis),
Coppedge,	Gristy,	McCullah,	Stafford,
Cook,	Gwinn,	McHenry,	Terry,
Coots,	Harlan,	McIntyre,	Thomas,
Coulter,	Harrel,	McRoberts,	Turner,
Cowgill,	Hawkins (Dunklin),	Mabrey,	Underwood,
Crouch,	Hawkins (Miller),	Mayo,	Via,
Davidson,	Hawkins (St. Louis),	Medley,	Ward,
Davis (Buchanan),	Hays,	Miller (Moniteau),	Webb,
Davison,	Hess,	Miller (Webster),	Weeks,
Davault,	Hughes,	Mueller,	Weinhold,
Dickenson,	Hynes,	Neff,	Wells—73.
Dickson,	Jackson,	Owen,	Woods,
Donnell,	Johns,	Parker (Johnson),	Wurdeman,
Dougherty,	Julian,	Perkinson,	Zimmerman,
Dundas,	Kelley,	Reynolds,	Mr. Speaker—109.
Dunn,			

Absent—Messrs.

Baare,	Hendrickson,	Nolan,	Stuart,
Conn,	Hickman,	Parker (St. Louis),	Sullivan,
Dalton,	Lyman,	Patrick,	Tubbs,
Davis (Henry),	Martin,	Ryan,	Walsh—19.
Donelan,	Murphy,	Skidmore,	

Sick—Mr. Hiller.

Mr. Hughes, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to whom was referred substitute for House bill No. 25, entitled

An act to tax franchises and gross earnings of corporations and of other persons to provide for erecting University buildings,

Beg leave to report that they have examined the same, and find it to be truly engrossed, and that the printed copies furnished the members are correct;

Which was read.

Mr. Aydelott moved to reconsider the vote by which House bill No. 25 was ordered engrossed ;

Which was carried.

Mr. Aydelott offered the following amendment to House bill No. 25:

Amend House bill No. 25, line nine (9), section one (1), by striking out the words "one cent," between the words "of" and "on," and insert in lieu thereof the words "five mills;"

Which was read and agreed to.

Mr. Coots offered the following amendment to House bill No. 25: Amend House bill No. 25 by adding the following words, after the last word in section 1 of said bill: "*Provided*, that the provisions of this act shall not be construed to apply to any insurance company, either foreign or domestic, doing business in this State;"

Which was read and not agreed to.

House bill No. 25 was ordered engrossed and printed as amended.

The following message was received from the Governor, through his Private Secretary, Mr. R. F. Walker:

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
CITY OF JEFFERSON, March 17, 1892.

To the Speaker of the House of Representatives:

I have honor to return herewith, with my approval, the following bills:

House bill No. 2, entitled

An act to apportion the State of Missouri into representative districts and to provide for the representation thereof.

House bill No. 14, entitled

An act to appropriate money for the payment of mileage and per diem of the officers and members and the contingent expenses of the extra session of the Thirty-sixth General Assembly.

Respectfully,

DAVID R. FRANCIS,
Governor.

Which was read.

The following message was received from the Senate through its Secretary, Mr. Gray:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has complied with their request, and herewith returns substitute for House bill No. 21, entitled

An act entitled an act fixing the time and regulating the number of terms for holding court in each of the judicial districts in the State of Missouri;

Which was read.

Mr. Gwinn, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to whom was referred House bill No. 4, entitled

An act to cede to the United States jurisdiction over the military post and reservation of Jefferson Barracks,

Beg leave to report that they have carefully examined the same and find it truly and correctly enrolled in accordance with the rules of the House;

Which was read, and House bill No. 4 was then read at length, and, no objection being made, the Speaker, in the presence of the House, in open session, all other business being suspended, and before any other business was entertained, affixed his signature to said bill, and the Chief Clerk immediately presented the same to the Senate, when it was signed by the President of the Senate; and the said Chief Clerk thereupon immediately presented the same in person to the Governor.

Mr. Conn moved that the House adjourn.

Which was carried.

TWENTY-FOURTH DAY—FRIDAY, March 18, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of yesterday read and approved.

The following gentlemen are paired on all questions relating to the State University until Tuesday morning, March 22, 1892: E. A. Donelan, J. M. Hawkins; A. Davis, J. E. Carter.

Mr. Hawkins of Dunklin offered the following resolution:

Be it resolved, That it is the sense of this House that the State University be rebuilt at once at Columbia, Boone county, Missouri.

Which was read.

Mr. Lee offered the following substitute:

Whereas, the main building of the State University has been destroyed by fire, and it has become absolutely necessary to rebuild the same without delay: therefore, be it

Resolved, That it is the sense of this House that said main building or buildings be rebuilt as soon as possible at Columbia, in Boone county.

Which was read.

Pending action on substitute,

The following message was received from the Senate, through its Secretary, Mr. Gray:

MR. SPEAKER: I am instructed by the Senate to inform the House that there has been introduced into and passed by the Senate, Senate bill No. 5, entitled

An act entitled an act to re-form the judicial circuits of the State by the abolishing of the Nineteenth circuit, and by adding the counties of St. Charles and Warren to the Third circuit, and the county of St. Louis to the Ninth circuit;

Title read and agreed to, motion to reconsider tabled.

Also, Senate bill No. 6, entitled

An act to amend sections 3341, 3347, 3373 and 3379, of article 3, chapter 46, of the Revised Statutes of 1889 of the State of Missouri, entitled "Courts of record;"

Title read, amended and agreed to, motion to reconsider tabled;

In which the concurrence of the House is respectfully requested;

Which was read.

The following message was received from the Senate, through its Secretary, Mr. Gray:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed committee substitute for House bills Nos. 1, 3, 5, 6, 7, 9, 10, 11, 12, 15, 16, 17, 18 and 23, entitled

An act to divide the State into fifteen congressional districts;

Title read and agreed to;

Which was read.

Mr. Hynes moved to lay the substitute offered by Mr. Lee on the table; and the ayes and noes being demanded, the motion was lost by the following vote.

Pending call of roll,

Mr. Davis of Buchanan was granted leave of absence for three days.

Mr. Hawkins of Miller was granted leave of absence until Monday.

Mr. Carter of Grundy was granted leave of absence indefinitely.

Mr. Dalton was granted leave of absence indefinitely.

Mr. Baare was granted leave of absence until Tuesday.

AYES—Messrs.

Abraham,	Davison,	Kenney,	Scott (Wright).
Adams,	Dickson,	Kerr,	Skaggs,
Amelung,	Dickenson,	McCullah,	Stafford,
Aydelott,	Dougherty,	McHenry,	Stuart,
Banks,	Dundas,	McLin,	Terry,
Bennett,	Earnest,	Martin,	Thomas,
Bishop,	Faris (Pemiscot),	Matthews,	Tubbs,
Boisseau,	Ferguson (St. Clair),	Miller (Moniteau),	Walsh,
Bradford,	Fraser,	Miller (Webster),	Ward,
Bulla,	George,	Mueller,	Webb,
Carnes,	Hendrickson,	Murphy,	Weeks,
Collier,	Hickman,	Neff,	Woods,
Conn,	Hynes,	Odneal,	Wurdeman,
Coppedge,	Johns,	Patrick,	Zimmerman,
Crowe,	Julian,	Reynolds,	Mr. Speaker—63.
Davis (Henry),	Kelley,	Russ,	

NOES—Messrs.

Anderson (Knox),	Eubank,	Kerwin,	Parker (St. Louis),
Anderson (Liv'ston)	Farris (Ray),	Killam,	Perkinson,
Brandom,	Ferguson (Lafayette)	Kurtz,	Rhodes,
Church,	Floreas,	Lamb,	Ringo,
Coffman,	Fogle,	Lane,	Rubey,
Cook,	Gristy,	Lee,	Russell,
Coots,	Gwinn,	Liles,	Sanders,
Coulter,	Harlan,	Luis,	Scott (Monroe),
Cowgill,	Harrel,	Lyman,	Shearlock,
Crouch,	Hawkins (Dunklin),	McCrary,	Smith (Pike),
Davidson,	Hawkins (St. Louis),	McIntyre,	Turner,
Davault,	Hays,	McRoberts,	Underwood,
Donnell,	Hess,	Mabrey,	Via,
Dunn,	Hughes,	Mayo,	Weinhold,
Eaton,	Jackson,	Medley,	Wells—63.
Evans,	Kenamore,	Parker (Johnson),	

Absent—Messrs.

Baare,	Greer,	Ryan,	Smith (St. Louis),
Donelan,	Nolan,	Skidmore,	Sullivan—8.

Absent with leave—Messrs.

Carter,	Dalton,	Owen,	Hawkins (Miller)—4.
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Sick—Mr. Davis (Buchanan).

Mr. Banks moved that the lobby be cleared and the doors closed; Which was lost.

The morning hour having expired, and the regular order being called for,

Mr. Julian, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to whom was referred Senate bill No. 11, entitled

An act to repeal section 7509 of chapter 138 of article 1 of the Revised Statutes of 1889, and to insert a new section in lieu thereof, providing for a reduction of the levy for State revenue purposes,

Beg leave to report that they have examined the same and recommend that it do pass;

Which was read, and 300 copies of the bill ordered printed.

Mr. Julian, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to whom was referred House bill No. 28, entitled

An act to amend section 7509 of chapter 138, article 1, of the Revised Statutes of 1889, entitled "Revenue," by striking out said section, and enacting in lieu thereof a new section, to be known and designated as section 7509 of said chapter and article,

Beg leave to report that they have examined the same, and recommend that it do pass, with the following amendment;

Which was read.

Amend House bill No. 28 by adding a new section thereto, to read as follows:

SEC. 4. The time fixed by law for the county courts to make the annual levy for State and county taxes will this year fall within ninety days from the adjournment of the General Assembly, consequently there exists an emergency within the meaning of the constitution; therefore, this act shall take effect and be in force from and after its passage.

Which was read and agreed to, and 300 copies of the bill, as amended, ordered printed.

Mr. Julian, from the Committee on Ways and Means, submitted the following report:

MR. SPEAKER: Your Committee on Ways and Means, to whom was referred a joint and concurrent resolution requesting the Governor to give this General Assembly permission by special message to submit a constitutional amendment to the people of the State to increase the rate of taxation for the improvement of the public highways of the State,

Beg leave to report that they have examined the same, and recommend that it do not pass;

Which was read.

Mr. Lee, from the Committee on Accounts, submitted the following report:

Whereas, Martin Sheerer has performed service on the Doorkeeper's force since this extra session has convened, but has only received wages from the 24th day of February; therefore, be it

Resolved, That the Committee on Accounts be requested to draw a warrant in favor of said Martin Sheerer for seven days' wages due him.

MR. SPEAKER: Your Committee on Accounts, to whom was referred the above resolution, beg leave to return the same with the recommendation that it do pass.

Which was read and adopted.

Mr. Fogle moved that Senate bill No. 11 be read the third time and put upon its passage;

Which was carried.

Mr. Stafford was reported sick.

Senate bill No. 11, entitled

An act to repeal section 7509, chapter 138, of article 1, of the Revised Statutes of 1889, and to insert a new section in lieu thereof providing for a reduction of the levy for State revenue purposes,

Was taken up, read at length the third time and passed by the following vote:

AYES—Messrs.

Abraham,	Donnell,	Kelley,	Patrick,
Amelung,	Dougherty,	Kenamore,	Perkinson,
Anderson (Knox),	Dundas,	Kenney,	Reynolds,
Anderson (Liv'ston),	Dunn,	Kerr,	Rhodes,
Aydellott,	Earnest,	Kerwin,	Ringo,
Banks,	Eaton,	Killam,	Rubey,
Bennett,	Evans,	Kurtz,	Russ,
Bishop,	Eubank,	Lamb,	Russell,
Boisseau,	Faris (Pemiscot),	Lane,	Sanders,
Bradford,	Farris (Ray),	Lee,	Scott (Monroe),
Brandom,	Ferguson (Lafayette),	Liles,	Scott (Wright),
Bulla,	Ferguson (St. Clair),	Luis,	Shearlock,
Carnes,	Florea,	Lyman,	Skaggs,
Carter,	Fogle,	McCrary,	Smith (Pike),
Church,	George,	McCullah,	Stuart,
Coffman,	Greer,	McHenry,	Terry,
Collier,	Gristy,	McIntyre,	Thomas,
Conn,	Gwinn,	McLin,	Tubbs,
Coppedge,	Harlan,	McRoberts,	Turner,
Coots,	Harrel,	Mabrey,	Underwood,
Coulter,	Hawkins (Dunklin),	Martin,	Via,
Cowgill,	Hawkins (St. Louis),	Matthews,	Walsh,
Crouch,	Hays,	Mayo,	Ward,
Crowe,	Hendrickson,	Medley,	Webb,
Davidson,	Hess,	Miller (Moniteau),	Weeks,
Davis (Henry),	Hickman,	Miller (Webster),	Weinhold,
Davison,	Hughes,	Mueller,	Wells,
Davault,	Hynes,	Murphy,	Woods,
Dickson,	Jackson,	Neff,	Wurdeman,
Dickenson,	Johns,	Odneal,	Zimmerman,
Donelan,	Julian,	Parker (Johnson),	Mr. Speaker—124.

NOES—None.

Absent—Messrs.

Adams,	Nolan,	Skidmore,	Stafford,
Cook,	Parker (St. Louis),	Smith (St. Louis),	Sullivan—10.
Fraser,	Ryan,		

Absent with leave—Messrs.

Baare,	Dalton,	Hawkins (Miller),	Owen—4.
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Sick—Messrs.

Davis (Buchanan),	Hiller—2.
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The emergency clause was adopted by the following vote:

AYES—Messrs.

Abraham,	Davis (Henry),	Harrel,	Liles,
Amelung,	Davison,	Hawkins (Dunklin),	Luis,
Anderson (Knox),	Davault,	Hawkins (St. Louis),	McCrary,
Anderson (Liv'ston),	Dickson,	Hendrickson,	McCullah,
Aydellott,	Dickenson,	Hays,	McHenry,
Banks,	Donnell,	Hess,	McIntyre,
Bennett,	Dougherty,	Hickman,	McLin,
Bishop,	Dundas,	Hiller,	McRoberts,
Boisseau,	Dunn,	Hughes,	Mabrey,
Bradford,	Earnest,	Hynes,	Matthews,
Bulla,	Eaton,	Jackson,	Mayo,
Carnes,	Evans,	Johns,	Medley,
Church,	Eubank,	Julian,	Miller (Moniteau),
Coffman,	Farris (Ray),	Kelley,	Miller (Webster),
Collier,	Ferguson (Lafayette),	Kenamore,	Mueller,
Conn,	Ferguson (St. Clair),	Kenney,	Murphy,
Coppedge,	Florea,	Kerr,	Neff,
Coots,	Fogle,	Kerwin,	Odneal,
Coulter,	George,	Killam,	Parker (Johnson),
Cowgill,	Greer,	Kurtz,	Parker (St. Louis),
Crouch,	Gristy,	Lamb,	Perkinson,
Crowe,	Gwinn,	Lane,	Reynolds,
Davidson,	Harlan,	Lee,	Rhodes,

Ringo,	Shearlock,	Turner,	Weinhold,
Rubey,	Skaggs,	Underwood,	Wells,
Russ,	Skidmore,	Via,	Woods,
Russell,	Smith (Pike),	Walsh,	Wurdeman,
Sanders,	Stuart,	Ward,	Zimmerman,
Scott (Monroe),	Terry,	Webb,	Mr. Speaker—119.
Scott (Wright),	Tubbs,	Weeks,	

NOES—None.

Absent—Messrs.

Adams,	Faris (Pemiscot),	Nolan,	Stafford,
Brandom,	Fraser,	Patrick,	Sullivan,
Cook,	Lyman,	Ryan,	Thomas—15.
Donelan,	Martin,	Smith (St. Louis),	

Absent with leave—Messrs.

Baare,	Dalton,	Hawkins (Miller),	Owen—5.
Carter,			

Sick—Mr. Davis (Buchanan).

The title of the bill was read and agreed to.

Mr. Fogle moved to reconsider the vote by which the bill passed, and to lay that motion on the table;

Which was carried.

Mr. Mayo moved to reconsider the vote by which substitute for House bill No. 21 was passed;

Which was carried.

Mr. Mayo moved to reconsider the vote by which substitute for House bill No. 21 was ordered to engrossment;

Which was carried.

Mr. Ward offered the following amendment:

Amend section 25, line 7, by inserting the word "second" instead of the word "third;"

Which was read and agreed to.

Mr. Killam offered the following amendment:

Amend committee substitute for House bill No. 21, section 41, by striking out all after the word "Lincoln," in line 3, to the semi-colon in line 4, and inserting the following: "On the fourth Monday in March, and on the second Monday in October;" also by striking out all of said section after the semi-colon in line 9, and inserting the following: "In the county of Warren, on the third Monday in April and the third Monday in October;"

Which was read and agreed to.

Mr. Smith of Pike offered the following amendment:

Amend section 11 by striking out "first Monday in March," in line 7, and inserting "second Monday in February;" and by striking out "second Monday in February," in line 8, and inserting "first Monday in March;"

Which was read and agreed to.

Mr. Crowe offered the following amendment:

Amend section 14 by striking out all that part of said section, in line 8, after the word "October;"

Which was read and not agreed to.

Mr. Russell offered the following amendment:

Amend section 24, committee substitute for House bill No. 21, by striking out the word "fourth," in line 5, and inserting the word "third," so as to read "third Monday in August;"

Which was read and agreed to.

Mr. Bradford offered the following amendment:

Amend by adding "and August" after the word "February," in the 4th line of section 22;

Which was read and agreed to.

Mr. McIntyre offered the following amendment:

Amend section 15 by striking out the words "third Monday in August," in line 8;

Which was read and agreed to.

Mr. Davidson offered the following amendment:

Amend section 11 by striking out the word "third," in the 6th line, and insert the word "second;"

Which was read and agreed to.

Mr. Coppedge offered the following amendment:

Amend section 22 by striking out in 5th and 6th lines "third Mondays in March and September," and insert the words "third Mondays in February and August;"

Which was read.

Mr. Rubey offered the following substitute:

Amend by striking out section 22 and insert in lieu thereof the following:

Sec. 22. In the Twenty-first Judicial Circuit—In the county of Laclede, on the third Mondays in January and July; in the county of Phelps, on the second Mondays in February and August; in the county of Pulaski, on the first Monday in March, and in the county of Crawford, on the third Mondays in March and September; in the county of Dent, on the first Mondays in April and October; in the county of Texas, on the third Mondays in May and November.

Which was read.

Mr. Mueller moved that the House take a recess until 2 o'clock;
Which was carried.

AFTERNOON SESSION.

The hour of recess having expired, Speaker Tuttle called the House to order.

The question being on the substitute offered by Mr. Rubey to the amendment of Mr. Coppedge to substitute for House bill No. 21, pending at recess, by permission,

Mr. Rubey withdrew his substitute.

Mr. Coppedge withdrew his amendment.

Mr. Mueller moved that the further consideration of substitute for House bill No. 21 be postponed, and that the bill be made a special order for next Wednesday;

Which was carried.

Senate Bill No. 5 was taken up and read first time.

Senate bill No. 6 was taken up and read first time.

Mr. Davidson moved that committee substitute for House bill No. 24, entitled

An act to appropriate money for the purpose of erecting, equipping and furnishing buildings for the use of the State University,

Be taken up for engrossment;

Which was carried by the following vote:

AYES—Messrs.

Anderson (Knox),	Ferguson (Lafayette)	Lamb,	Ringo,
Anderson (Liv'ston),	Florea,	Lane,	Rubey,
Brandom,	Fogle,	Lee,	Russell,
Church,	Greer,	Liles,	Ryan,
Coffman,	Gristy,	Luis,	Sanders,
Collier,	Gwinn,	Lyman,	Scott (Monroe),
Cook,	Harrel,	McCrary,	Shearlock,
Coots,	Hawkins (Dunklin),	McIntyre,	Skidmore,
Coulter,	Hawkins (St. Louis),	McRoberts,	Smith (Pike),
Cowgill,	Hess,	Mabrey,	Stafford,
Crouch,	Hughes,	Mayo,	Stuart,
Davidson,	Jackson,	Medley,	Sullivan,
Donnell,	Johns,	Nolan,	Turner,
Dougherty,	Kenamore,	Parker (Johnson),	Underwood.
Eaton,	Kerwin,	Parker (St. Louis),	Via,
Evans,	Killam,	Perkinson,	Weinhold,
Kubank,	Kurtz,	Rhodes,	Wells—69.
Farris (Ray),			

NOES—Messrs.

Adams,	Dickson,	Kerr,	Russ,
Amelung,	Dickenson,	McCullah,	Scott (Wright),
Banks,	Dundas,	McHenry,	Skaggs,
Bennett,	Earnest,	McLin,	Terry,
Bishop,	Faris (Pemisicot),	Martin,	Thomas,
Boisseau,	Ferguson (St. Clair),	Matthews,	Tubbs,
Bradford,	George,	Miller (Moniteau),	Walsh,
Bulla,	Hendrickson,	Miller (Webster),	Ward,
Carnes,	Hickman,	Mueller,	Webb,
Conn,	Hiller,	Murphy,	Weeks,
Coppedge,	Hynes,	Neff,	Woods,
Crowe,	Julian,	Odneal,	Zimmerman,
Davis (Henry),	Kelley,	Patrick,	Mr. Speaker—55.
Davison,	Kenney,	Reynolds,	

Absent—Messrs.

Abraham,	Harlan,	Smith (St. Louis),	Wurdeman—6.
Donelan,	Hays,		

Absent with leave—Messrs.

Aydelott,	Carter,	Davault,	Hawkins (Miller),
Baare,	Dalton,	Fraser,	Owen—8.

Sick—Messrs.

Davis (Buchanan),	Dunn—2.
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Messrs. Aydelott and Davault were granted leave of absence until Monday.

Mr. Fraser was granted leave of absence until Tuesday.

Mr. Dunn was reported sick.

Mr. Davidson offered the following amendment:

Amend committee substitute for House bill No. 24, by adding to section 3 the following: "And provided further, that all buildings erected by the Board of Curators for the State University shall be fire-proof, or what is known as slow-burning building;"

Which was read and agreed to.

Pending action on the bill,

The following message was received from the Governor, through his Private Secretary, Mr. R. F. Walker:

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
JEFFERSON CITY, March 18, 1892. }

To the Speaker of the House of Representatives:

I have the honor to return you herewith, with my approval, House bill No. 4, entitled "An act to cede to the United States jurisdiction over the military post and reservation of Jefferson Barracks."

Respectfully,

DAVID R. FRANCIS,
Governor.

Mr. Davidson moved that the House resolve itself into committee of the whole for consideration of committee substitute for House bill No. 24;

Which was carried by the following vote:

AYES—Messrs.

Abraham,	Farris (Ray),	Kenney,	Perkinson,
Anderson (Knox),	Ferguson (Lafayette)	Kerwin,	Rhodes,
Anderson (Liv'ston),	Ferguson (St. Clair),	Killam,	Ringo,
Brandom,	Florea,	Kurtz,	Rubey,
Church,	Fogle,	Lamb,	Russell,
Coffman,	Greer,	Lane,	Ryan,
Collier,	Gristy,	Liles,	Sanders,
Coppedge,	Gwinn,	Lyman,	Scott (Monroe),
Cook,	Harlan,	Luis,	Shearlock,
Coots,	Harrel,	McCrary,	Skidmore,
Coulter,	Hawkins (Dunklin),	McIntyre,	Smith, (Pike),
Cowgill,	Hawkins (St. Louis),	McRoberts,	Stuart,
Crouch,	Hays,	Mabrey,	Sullivan,
Davidson,	Hess,	Mayo,	Turner,
Donnell,	Hughes,	Medley,	Underwood,
Dougherty,	Jackson,	Nolan,	Via,
Eaton,	Johns,	Parker (Johnson),	Weinhold,
Evans,	Kenamore,	Parker (St. Louis),	Wells—73.
Eubank,			

NOES—Messrs.

Adams,	Davissan,	Lee,	Scott (Wright),
Amelung,	Dickson,	McCullah,	Skaggs,
Baare,	Dickenson,	McHenry,	Stafford,
Banks,	Dundas,	McLin,	Terry,
Bennett,	Earnest,	Martin,	Thomas,
Bishop,	Faris (Pemiscol),	Matthews,	Tubbs,
Boisseau,	George,	Miller (Moniteau),	Walsh,
Bradford,	Hendrickson,	Miller (Webster),	Ward,
Bulla,	Hickman,	Mueller,	Webb,
Carnes,	Hynes,	Murphy,	Weeks,
Conn,	Julian,	Odneal,	Woods,
Crowe,	Kelley,	Patrick,	Zimmerman,
Davis (Henry),	Kerr,	Reynolds,	Mr. Speaker—52.

Absent—Messrs.

Donelan,	Neff,	Smith (St. Louis),	Wurdeman—6.
Hiller,	Russ,		

Absent with leave—Messrs.

Aydelott,	Dalton,	Fraser,	Owen—7.
Carter,	Davault,	Hawkins (Miller),	

Sick—Messrs.

Dunn, Davis (Buchanan)—2.

Mr. Faris of Pemiscot, from the Committee of the Whole, submitted the following report:

MR. SPEAKER: Your Committee of the Whole, to whom was referred committee substitute for House bill No. 24,

Beg leave to report that they have considered the same, and recommend that it do pass with accompanying amendments;

Which was read.

Mr. Stuart offered the following amendment:

Amendment No. 1:

Amend committee substitute for House Bill No. 24, section 3, as follows: Add thereto the words, "Provided, no building or buildings shall be commenced whose estimated cost shall exceed the amount appropriated by this act;"

Which was read.

Mr. Tubbs offered the following substitute:

Amend committee substitute for House bill No. 24 by striking out the last proviso of section 3, and substituting the following: "*Provided further*, that no part of the money hereby appropriated shall be paid out of the treasury until the Governor, Secretary of State and State Auditor shall receive satisfactory guarantees that the money hereby appropriated shall cover the entire cost of constructing the University buildings, and that there will be no deficiency for some future Legislature to make good;"

Which was read, and the ayes and noes being demanded, the substitute was not agreed to by the following vote:

AYES—Messrs.

Amelung,	Dundas,	McCullah,	Scott (Wright),
Banks,	Earnest,	Martin,	Terry,
Bennett,	Ferguson (St. Clair),	Matthews,	Thomas,
Boisseau,	George,	Miller (Moniteau),	Tubbs,
Bulla,	Hendrickson,	Miller (Webster),	Walsh,
Carnes,	Hiller,	Mueller,	Webb,
Conn,	Hynes,	Murphy,	Weeks,
Crowe,	Julian,	Odneal,	Woods,
Davis (Henry),	Kelley,	Reynolds,	Mr. Speaker—38.
Davisson,	Kerr,		

NOES—Messrs.

Adams,	Florea,	Lamb,	Rubey,
Anderson (Knox),	Fogle,	Lee,	Russell,
Anderson (Liv'ston),	Greer,	Liles,	Ryan,
Brandom,	Gristy,	Luis,	Sanders,
Church,	Gwinn,	Lyman,	Scott (Monroe),
Coffman,	Harlan,	McCrary,	Shearlock,
Collier,	Harrel,	McHenry,	Skidmore,
Coppedge,	Hawkins (Dunklin),	McIntyre,	Smith (Pike),
Cook,	Hawkins (St. Louis),	McRoberts,	Stafford,
Coots,	Hays,	Mabrey,	Stuart,
Cowgill,	Hess,	Mayo,	Sullivan,
Davidson,	Hughes,	Medley,	Turner,
Donnell,	Jackson,	Nolan,	Underwood,
Dougherty,	Kenamore,	Parker (Johnson),	Via,
Eaton,	Kenney,	Parker (St. Louis),	Ward,
Evans,	Kerwin,	Perkinson,	Weinhold,
Eubank,	Killam,	Rhodes,	Wells,
Farris (Ray),	Kurtz,	Ringo,	Zimmerman—73.
Ferguson (Lafayette)			

Absent—Messrs.

Abraham,	Dickson,	Johns,	Russ,
Bishop,	Dickenson,	Lane,	Skaggs,
Bradford,	Donelan,	McLin,	Smith (St. Louis),
Coulter,	Faris (Pemiscot),	Neff,	Wurdeman—19.
Crouch,	Hickman,	Patrick,	

Absent with leave—Messrs.

Aydelott,	Carter,	Davault,	Hawkins (Miller),
Baare,	Dalton,	Fraser,	Owen—8.

Sick—Messrs.

Dunn,	Davis (Buchanan)—2.
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The question being on amendment No. 1, it was agreed to.

Amendment No. 2:

Amend committee substitute for House bill No. 24 by inserting between the words "fund" and "and," in line 6 of section 1 of the printed bill, the words "which is hereby created;" also, by inserting between the words "buildings" and "for," in line 10 of section 1 of the printed bill, the words "and library;" also, by striking out all of section 2 thereof, and by substituting in lieu thereof the following:

SEC. 2. In addition to the moneys appropriated by the first section of this act, there is hereby appropriated out of State insurance department fund the sum of forty thousand dollars. And the State Auditor shall transfer said sum of forty thousand dollars from the said insurance department fund to the University building fund created by this act. All moneys received from the citizens of the town of Columbia, or of Boone county, on account of their subscriptions in aid of the State University building fund, shall be paid into the State treasury as soon as collected, and the State Auditor shall place the same to the credit of the State University building fund, created by this act, and thereupon said moneys, to the amount of fifty thousand dollars, shall be and are hereby appropriated for the uses and purposes mentioned in section 1 of this act. The appropriations herein made are upon condition that the citizens of the town of Columbia, or of Boone county, shall pay to the Curators of the State University the amount of money subscribed by them to aid in the rebuilding of the State University buildings, to wit, the sum of fifty thousand dollars, and upon the further consideration that said town of Columbia, or citizens thereof, shall give to and file with the board of Curators aforesaid a good and sufficient bond, in the sum of fifty thousand dollars, conditioned that said town of Columbia, or citizens thereof, shall, without expense to the State and without delay, provide and furnish a water supply at and for said University buildings, which shall be ample and adequate for the use of said University and the protection from fire of the buildings erected and to be erected on the University campus.

Which was read and agreed to.

Amendment No. 3:

Amend by striking the word "five" out of line 14, in section 3, and insert in lieu thereof the word "three;"

Which was read and agreed to.

Mr. Abraham moved to reconsider the vote by which amendment No. 3 to section 3 was agreed to;

Which was carried.

Mr. Abraham offered the following substitute:

Amend section 3, in line 14, by striking out the word "five" and the word "three," as amended, and inserting in lieu thereof the words "two and one-half;"

Which was read and agreed to.

Amendment No. 4:

Provided that all parties submitting bids shall accompany the same with the sum of five thousand dollars, to become the money of the University fund if they do not comply with their bids;

Which was read and agreed to.

Mr. Fogle moved that substitute for House bill No. 24 be engrossed and printed, as amended; and the ayes and noes being demanded, the bill was ordered engrossed and printed by the following vote:

AYES—Messrs.

Abraham,	Eubank,	Killam,	Rhodes,
Anderson (Knox),	Farris (Ray),	Kurtz,	Ringo,
Anderson (Liv'ston),	Ferguson (Lafayette)	Lamb,	Rubey,
Bradford,	Florea,	Lane,	Russell,
Brandom,	Fogle,	Lee,	Ryan,
Church,	Greer,	Liles,	Sanders,
Coffman,	Gristy,	Luis,	Scott (Monroe),
Collier,	Gwinn,	Lyman,	Shearlock,
Coppedge,	Harlan,	McCrary,	Skidmore,
Cook,	Harrel,	McIntyre,	Smith (Pike),
Coots,	Hawkins (Dunklin),	McRoberts,	Stuart,
Coulter,	Hawkins (St. Louis),	Mabrey,	Sullivan,
Cowgill,	Hays,	Mayo,	Turner,
Crouch,	Hess,	Medley,	Underwood,
Davidson,	Hughes,	Nolan,	Via,
Donnell,	Jackson,	Parker (Johnson),	Weinhold,
Dougherty,	Johns,	Parker (St. Louis),	Wells,
Eaton,	Kenamore,	Patrick,	Woods—75.
Evans,	Kerwin,	Perkinson,	

NOES—Messrs.

Adams,	Dickson,	Kerr,	Russ,
Amelung,	Dickenson,	McCullah,	Scott (Wright),
Banks,	Dundas,	McHenry,	Skaggs,
Bennet,	Earnest,	McLin,	Stafford,
Bishop,	Faris (Pemiscot),	Martin,	Terry,
Boisseau,	Ferguson (St. Clair),	Matthews,	Thomas,
Bulla,	George,	Miller (Moniteau),	Tubbs,
Carnes,	Hendrickson,	Mueller,	Walsh,
Conn,	Hynes,	Murphy,	Webb,
Crowe,	Julian,	Neff,	Weeks,
Davis (Henry),	Kelley,	Odneal,	Zimmerman,
Davisson,	Kenney,	Reynolds,	Mr. Speaker—48.

Absent—Messrs.

Donelan,	Hickman,	Miller (Webster),	Ward—7.
Dunn,	Hiller,	Smith (St. Louis),	.

Absent with leave—Messrs.

Aydelott,	Carter,	Davault,	Hawkins (Miller),
Baare,	Dalton,	Fraser,	Owen—8.

Sick—Mr. Davis (Buchanan).

Mr. Fogle called up Senate amendments to House bill No. 13:

Amendment No. 1:

Amend committee substitute for House bill No. 13 as follows: By striking out the words "and Livingston," in the 2d line of the 8th section, so that said section will read, as amended, as follows:

Sec. 8. The Seventh judicial circuit shall consist of the counties of Caldwell, Clay, Daviess and Ray.

Amendment No. 2:

Amend committee substitute for House bill No. 13 as follows: By striking out the word "Worth," in the 2d line of section 4, and inserting in lieu thereof the word "Livingston," so that said section when so amended shall read as follows:

Sec. 4. The Third judicial circuit shall consist of the counties of Harrison, Grundy, Mercer and Livingston.

Which were read.

Mr. Fogle moved that amendments Nos. 1 and 2 be non-concurred in; which was carried by the following vote:

AYES—Messrs.

Abraham,	Evans,	Liles,	Russ,
Adams,	Eubank,	Luis,	Russell,
Amelung,	Faris (Pemiscot),	Lyman,	Ryan,
Anderson (Knox),	Fogle,	McCrary,	Sanders,
Anderson (Liv'ston),	George,	McCullah,	Scott (Monroe),
Bishop,	Greer,	McHenry,	Scott (Wright),
Bradford,	Gristy,	McIntyre,	Shearlock,
Brandom,	Gwinn,	McLin,	Skaggs,
Carnes,	Harlan,	McRoberts,	Skidmore,
Church,	Hawkins (Dunklin),	Martin,	Smith (Pike),
Coffman,	Hawkins (St. Louis),	Matthews,	Stafford,
Collier,	Hays,	Medley,	Stuart,
Conn,	Hendrickson,	Miller (Moniteau),	Sullivan,
Coppedge,	Hess,	Miller (Webster),	Terry,
Cook,	Hiller,	Mueller,	Thomas,
Coots,	Hughes,	Murphy,	Turner,
Coulter,	Hynes,	Neff,	Underwood,
Cowgill,	Jackson,	Nolan,	Via,
Crouch,	Johns,	Odneal,	Walsh,
Crowe,	Julian,	Parker (Johnson),	Ward,
Davis (Henry),	Kelley,	Parker (St. Louis),	Webb,
Davisson,	Kenamore,	Patrick,	Weeks,
Dickson,	Kenney,	Perkinson,	Weinhold,
Dickenson,	Kerwin,	Reynolds,	Wells,
Donnell,	Killam,	Rhodes,	Woods,
Dougherty,	Kurtz,	Ringo,	Zimmerman,
Earnest,	Lamb,	Rubey,	Mr. Speaker—110.
Eaton,	Lee,		

NOES—Messrs.

Banks,
Boisseau,
Bulla,Farris (Ray),
Ferguson (Lafayette)
Ferguson (St. Clair),Harrel,
Hickman,Kerr,
Tubbs—10.

Absent—Messrs.

Bennett,
Davidson,
Dundas,Florea,
Lane,Mabrey,
Mayo,Smith (St. Louis),
Wurdeman—9.

Absent with leave—Messrs.

Aydelott,
Baare,
Carter,Dalton,
Davault,Donelan,
Fraser,Hawkins (Miller),
Owen—9.

Sick—Messrs.

Davis (Buchanan), Dunn—2.

Amendment No. 3:

Amend committee substitute for House bill No. 13, as follows: By adding the word "Worth," at the end of section 5, so that said section, when so amended, shall read as follows:

SEC. 5. The Fourth judicial circuit shall consist of the counties of Gentry, Nodaway, Atchison, Holt and Worth.

Amendment No. 4:

Amend committee substitute for House bill No. 13, as follows: By striking out section 9 and substituting in lieu thereof the following:

SEC. 9. The Eighth judicial circuit shall consist of the city of St. Louis.

Amendment No. 5:

Amend committee substitute for House bill No. 13 as follows: Amend section 12 by striking out the word "and," between the words "Lincoln" and "Warren," and adding after the word "Warren" the words "and St. Charles," so that said section 12, when so amended, shall read as follows:

SEC. 12. The Eleventh judicial circuit shall consist of the counties of Audrain, Montgomery, Lincoln, Warren and St. Charles.

Amendment No. 6:

Amend committee substitute for House bill No. 13, as follows: By striking out section 13 and inserting in lieu thereof the following:

SEC. 13. The Twelfth judicial circuit shall consist of the counties of Carroll, Chariton, Linn and Sullivan.

Amendment No. 7:

Amend committee substitute for House bill No. 13 as follows: Amend section 14 by striking out the words "St. Charles," in the second line thereof, so that said section, when so amended, shall read as follows:

SEC. 14. The Thirteenth judicial circuit shall consist of the counties of St. Louis, Franklin, Gasconade and Osage.

Amendment No. 8:

Amend committee substitute for House bill No. 13, as follows: Amend section 16 by striking out the word "and," between the words "Pettis and Lafayette," in the second line of said section, and adding after the word "Lafayette," at the end of said section, the words "and Johnson," so that said section, when so amended, shall read as follows:

SEC. 16. The Fifteenth judicial circuit shall consist of the counties of Saline, Pettis, Lafayette and Johnson.

Amendment No. 9:

Amend committee substitute for House bill No. 13 as follows: By striking out section 18, and substituting in lieu thereof the following new section:

SEC. 18. The Seventeenth judicial circuit shall consist of the counties of Cass, Bates, Henry and Benton.

Amendment No. 10:

Amend committee substitute for House bill No. 13 as follows: Amend committee substitute for House bill No. 13 by striking out all that portion of the bill commencing with section 19 to section 30 inclusive, and inserting in lieu thereof the following sections:

Amendment No. 11:

SEC. 19. The Eighteenth judicial circuit shall consist of the counties of Camden, Hickory, Polk, Dallas and Webster.

Amendment No. 12:

SEC. 20. The Nineteenth judicial circuit shall consist of the counties of Crawford, Phelps, Pulaski, Laclede, Wright, Texas and Dent.

Amendment No. 13:

SEC. 21. The Twentieth judicial circuit shall consist of the counties of Shannon, Oregon, Howell, Douglas and Ozark.

Amendment No. 14:

SEC. 22. The Twenty-first judicial circuit shall consist of the counties of Jefferson, Washington, Iron, Reynolds and Wayne.

Amendment No. 15:

SEC. 23. The Twenty-second judicial circuit shall consist of the counties of Carter, Ripley, Butler, Stoddard and Dunklin.

Amendment No. 16:

SEC. 24. The Twenty-third judicial circuit shall consist of the counties of Greene, Christian and Taney.

Amendment No. 17:

SEC. 25. The Twenty-fourth judicial circuit shall consist of the counties of Newton, McDonald, Barry and Stone.

Amendment No. 18:

SEC. 26. The Twenty-fifth judicial circuit shall consist of the counties of Jasper and Lawrence.

Amendment No. 19:

SEC. 27. The Twenty-sixth judicial circuit shall consist of the counties of St. Clair, Vernon, Barton, Cedar and Dade.

SEC. 27a. The Twenty-seventh judicial circuit shall consist of the counties of Ste. Genevieve, Perry, St. Francois, Madison and Bollinger.

SEC. 27b. The Twenty eighth judicial circuit shall consist of the counties of Cape Girardeau, Scott, Mississippi, New Madrid and Pemiscot.

Amendment No. 20:

SEC. 28. The criminal court heretofore established in the Sixth judicial circuit and the county of Johnson shall hereafter be designated and known as "the criminal court of the Fifteenth judicial circuit of the state of Missouri," and its jurisdiction shall not be affected by this act.

Were read, and concurred in the following vote:

AYES—Messrs.

Adams,	Dougherty,	Kenney,	Ringo,
Amelung,	Dundas,	Kerr,	Rubay,
Anderson (Knox),	Earnest,	Kerwin,	Russ,
Anderson (Liv'ston),	Eaton,	Killam,	Russell,
Banks,	Evans,	Kurtz,	Sanders,
Bennett,	Eubank,	Lamb,	Scott (Monroe),
Bishop,	Farris (Ray),	Lane,	Scott (Wright),
Boisseau,	Fogle,	Lee,	Shearlock,
Bradford,	George,	Liles,	Skaggs,
Brandon,	Greer,	Luis,	Smith (Pike),
Church,	Gristy,	McCrary,	Stafford,
Coffman,	Gwinn,	McCullah,	Stuart,
Collier,	Harlan,	McHenry,	Sullivan,
Conn,	Harrel,	McRoberts,	Terry,
Coppedge,	Hawkins (Dunklin),	Mabrey,	Thomas,
Cook,	Hawkins (St. Louis),	Mayo,	Tubbs,
Coots,	Hendrickson,	Medley,	Ward,
Coulter,	Hess,	Miller (Moniteau),	Webb,
Crouch,	Hickman,	Miller (Webster),	Weeks,
Davis (Henry),	Hughes,	Neff,	Weinhold,
Davison,	Hynes,	Parker (Johnson),	Woods,
Dickenson,	Johns,	Reynolds,	Zimmerman,
Dickson,	Kenamore,	Rhodes,	Mr. Speaker—93.
Donnell,			

NOES—Messrs.

Abraham,	Farris (Pemiscot),	Jackson,	Mueller,
Bulla,	Ferguson (Lafayette),	Julian,	Murphy,
Carnes,	Ferguson (St. Clair),	Kelley,	Odneal,
Cowgill,	Fraser,	McIntyre,	Turner,
Crowe,	Hiller,	Matthews,	Wells—21.
Davidson,			

Absent—Messrs.

Donelan,	Martin,	Perkinson,	Underwood,
Florea,	Nolan,	Ryan,	Via,
Hays,	Parker (St. Louis),	Skidmore,	Walsh,
Lyman,	Patrick,	Smith (St. Louis),	Wurdeman—17.
McLin,			

Absent with leave—Messrs.

Aydellott,	Carter,	Davault,	Owen—7.
Baare,	Dalton,	Hawkins (Miller),	

Sick—Messrs.

Davis (Buchanan), Dunn—2.

Amendment No. 21:

SEC. 29. The judges of the circuit and criminal courts shall receive as compensation for their services annually the sum of two thousand dollars, and in addition thereto judges of circuits composed of more than one county shall be entitled to receive, in addition to such salary, allowance of traveling expenses necessarily incurred in the discharge of their duties, not exceeding the sum of five hundred dollars a year, the same to be paid quarterly on presentation of accounts thereof, itemized and duly verified by the affidavits of claimants to the State Auditor,

Was read, and on motion, non-concurred in by the following vote:

AYES—Messrs.

Abraham,	Bennett,	Collier,	Crouch,
Adams,	Bishop,	Conn,	Crowe,
Amelung,	Bradford,	Coppedge,	Davidson,
Anderson (Knox),	Brandom,	Cook,	Davis (Henry),
Anderson (Liv'ston),	Church,	Coulter,	Dickenson,
Banks,	Coffman,	Cowgill,	Dickson,

Donnell,	Hawkins (St. Louis),	McCrary,	Russell,
Dougherty,	Hays,	McCullah,	Sanders.
Earnest,	Hess,	McIntyre,	Scott (Monroe),
Eaton,	Hickman,	McRoberts,	Shearlock,
Evans,	Hughes,	Mabrey,	Skaggs,
Eubank,	Hynes,	Martin,	Smith (Pike),
Faris (Pemiscot),	Jackson,	Mayo,	Stafford,
Farris (Ray),	Johns,	Medley,	Stuart,
Ferguson (St. Clair),	Jullan,	Miller (Moniteau),	Terry,
Fogle,	Kelley,	Neff,	Thomas.
Fraser,	Kenney,	Parker (Johnson),	Underwood,
George,	Kerr,	Parker (St. Louis),	Via,
Greer,	Kerwin,	Perkinson,	Ward,
Gristy,	Killam,	Reynolds,	Webb,
Gwinn,	Lane,	Rhodes,	Wells,
Harlan,	Lee,	Ringo,	Woods,
Harrel,	Liles,	Rubey,	Zimmerman—95.
Hawkins (Dunklin),	Lula,	Russ,	

NOES—Messrs.

Boisseau,	Dundas,	Hiller,	Mueller,
Bulla,	Ferguson (Lafayette)	Lamb,	Weinhold—11.
Coots,	Hendrickson,	McHenry,	

Absent—Messrs.

Carnes,	McLin,	Patrick,	Tubbs,
Davisson,	Matthews,	Ryan,	Turner,
Donelan,	Miller (Webster),	Scott (Wright),	Walsh,
Florea,	Murphy,	Skidmore,	Weeks,
Kenamore,	Nolan,	Smith (St. Louis),	Wurdeman,
Kurtz,	Odneal,	Sullivan,	Mr. Speaker—25.
Lyman,			

Absent with leave—Messrs.

Aydeltt,	Carter,	Davault,	Owen—7.
Baare,	Dalton,	Hawkins (Miller),	

Sick—Messrs.

Davis (Buchanan), Dunn—2.

Mr. Ward moved that when the House adjourns it adjourn under the rules;

Which was lost.

Pending action on amendments,

Mr. Gwinn, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to whom was referred committee substitute for House bills Nos. 1, 3, 5, 6, 7, 9, 10, 11, 12, 15, 16, 17, 18 and 23, entitled

An act to divide the State into fifteen congressional districts,

Beg leave to report that they have carefully examined the same, and find it truly and correctly enrolled in accordance with the rules of the House;

Which was read, and committee substitute for House bills Nos. 1, 3, 5, 6, 7, 9, 10, 11, 12, 15, 16, 17, 18 and 23 was then read at length, and, no objection being made, the Speaker, in the presence of the House, in open session, all other business being suspended, and before any other business was entertained, affixed his signature to said bill, and the Chief Clerk immediately presented the same to the Senate, when it was signed by the President of the Senate; and the said Chief Clerk thereupon immediately presented the same in person to the Governor.

Amendment No. 22:

Amend committee substitute for House bill No. 13, by adding the following sections thereto:

SEC. 30. In the judicial circuits herein specified, the courts shall be held at the following designated times in each county respectively in each year :

SEC. 31. In the First Judicial Circuit.—In the county of Lewis, on the first Mondays in March and September ; in the county of Clark, on the first Monday in April and on the second Monday in October ; in the county of Scotland, on the first Mondays in February and August ; in the county of Knox, on the first Mondays in June and December.

SEC. 32. In the county of Schuyler, on the first Monday in May and second Monday in November ; in the county of Adair, on the first Monday in January, third Monday in May and the fourth Monday in October ; in the county of Putnam, on the second Monday in February and the first Monday in September ; in the county of Macon, at Macon City on the third Monday in April, the third Monday in September and the second Monday in December, and at La Plata on the third Monday in March and fourth Monday in November ; and in the county of Shelby, on the first Mondays in April and October.

SEC. 33. In the Third Judicial Circuit.—In the county of Grundy, on the third Mondays of August, April and December ; in the county of Mercer, on the second Mondays of March and September ; in the county of Harrison, on the second Monday of May and third Monday of January and first Monday of October ; in the county of Livingston, on the first Mondays of April, August and December.

SEC. 34. In the Fourth Judicial Circuit.—In the county of Atchison, on the fourth Mondays in January, September and May ; in the county of Nodaway, on the third Mondays in February and June, and the second Monday in November ; in the county of Holt, on the fourth Mondays in April and August, and the first Monday in January ; in the county of Worth, on the second Monday in May and third Monday in October ; in the county of Gentry, on the first Monday in April, second Mondays in September and December.

SEC. 35. In the Fifth Judicial Circuit.—In the county of Buchanan, on the first Monday in January and first Monday in May and the third Monday in September, and the first Monday in March, first Monday in June and second Monday in November.

SEC. 36. In the Sixth Judicial Circuit.—In the county of Clinton, on the second Mondays in January, May and September ; in the county of Platte, on the first Monday in April, the second Monday in August and third Monday in November ; in the county of DeKalb, on the third Monday in March and first Monday in October ; in the county of Andrew, on the third Monday in April, the fourth Monday in August and first Monday in December.

SEC. 37. In the Seventh Judicial Circuit.—In the county of Ray, on first Monday in February, the first Monday in June and the fourth Monday in September ; in the county of Clay, on the first Monday in March, on the third Monday in June and on the third Monday in October ; in the county of Caldwell, on the second Monday in January and third Monday in May and second Monday in September ; in the county of Daviess, on the fourth Mondays in April and August and on the second Monday in November.

SEC. 39. In the Ninth Judicial Circuit.—In the county of Randolph, at Moberly on the first Monday in February and the fourth Monday in June and third Monday in September ; at Huntsville on the first Mondays in March and September ; in the county of Howard, on the fourth

Mondays in November, March and January; in the county of Boone, on the third Monday in February, the second Monday in June and the first Monday in November; the Sturgeon court of common pleas, on the second Mondays in July and January; in the county of Callaway, on the second Monday in May and on the fourth Monday in August and on the third Monday in December.

SEC. 40. In the Tenth Judicial Circuit.—In the county of Marion, on the first Monday in June and the second Monday in November; the Hannibal court of common pleas, on the second Monday in January, first Monday in May and third Monday in September; in the county of Ralls, on the third Monday in March and the fourth Monday in August; in the county of Monroe, on the third Monday in April and the fourth Monday in October; in the county of Pike, on the third Monday in February and the first Monday in August; and the Louisiana court of common pleas, on the third Monday in May and first Monday in December.

SEC. 41. In the Eleventh Judicial Circuit.—In the county of Audrain, on the fourth Monday in January, first Monday in June, first Monday in October; in the county of Lincoln, on the first Monday in April and on the third Monday in September; in the county of Montgomery, at the town of Danville on the fourth Monday in April and the fourth Monday in October; at Montgomery City, in said county, on the second Monday in February and the second Monday in July; in the county of St. Charles, on the first Monday in March and on the third Monday in August; in the county of Warren, on the first Monday in May and the third Monday in November.

SEC. 42. In the county of Sullivan, on the third Mondays in May and November; in the county of Chariton, on the first Monday of April and the third Monday in October; in the county of Carroll, on the third Mondays in March and July and first Monday in November; in the county of Linn, on the first Mondays of June and December; in the city of Brookfield, on the fourth Monday in February and the fourth Monday in September.

SEC. 43. In the Thirteenth Judicial Circuit.—In the county of Osage, on the second Monday in January, third Monday in April and on third Monday in October; in the county of Gasconade, on the fourth Monday in January, on the fourth Monday in April and on the first Monday in October; in the county of St. Louis, on the first Monday in February, on the second Monday in May and on the first Monday in September; in the county of Franklin, on the first Monday in March, on the second Monday in June and on the third Monday in November.

SEC. 44. In the Fourteenth Judicial Circuit.—In the county of Miller, on the fourth Monday in March and third Monday in September; in the county of Moniteau, on the first Monday in March and September; in the county of Morgan, on the first Mondays in February and August; in the county of Cooper, on the third Monday in January and the first Monday in May and the third Monday in October; in the county of Cole, on the third Monday in May and the first Monday in December, and on third Monday in August; in the county of Maries, on the second Monday in April and on the first Monday in October.

SEC. 45. In the Fifteenth Judicial Circuit.—In the county of Johnson, on the first Monday in January, second Mondays in April and September; in the county of Pettis, on the third Monday in January and first Mondays in May and October; in the county of Lafayette, on the second Monday in February, second Mondays in June and No-

venber; in the county of Saline, on the first Monday in March, first Monday in August and first Monday in December. Criminal court Fifteenth judicial circuit: The terms of the criminal court of the Fifteenth judicial circuit shall be held as follows: In the county of Johnson, on the first Monday in December and the first Monday in May; in the county of Lafayette, on the first Monday in March and second Monday in October; in the county of Saline, on the fourth Monday in March and third Monday in September; in the county of Pettis, on the first Mondays in April and November.

SEC. 46. In the Sixteenth Judicial Circuit.—At Independence on the second Mondays in March and September, and on the first Monday in June; at Kansas City on the second Mondays in January, April and October; and if the business so requires, said court may be held in both of said cities at the same time.

SEC. 47. In the Seventeenth Judicial Circuit.—In the county of Bates, on the first Mondays in February and June, and fourth Monday in September; in the county of Benton, on the second Monday in April and first Monday in December; in the county of Cass, on the second Monday in March and the first Mondays in August and November; in the county of Henry, on the first Mondays in January and May and fourth Monday in August.

SEC. 48. In the Eighteenth Judicial Circuit.—In the county of Camden, on the third Mondays in February and August; in the county of Webster, on the third Mondays in March and September; in the county of Dallas, on the third Mondays in April and on the third Mondays in October; in the county of Polk, on the second Mondays in May and on the second Mondays in November; in the county of Hickory, on the second Mondays in June and on the second Mondays in December.

SEC. 49. In the Nineteenth Judicial Circuit.—In the county of Texas, on the third Mondays in May and November; in the county of Phelps, on the first Monday in February and first Monday in August; in the county of Pulaski, on the first Mondays in March and September; in the county of Dent, on the first Mondays in April and October; in the county of Crawford, on the third Mondays in March and September; in the county of Wright, on the second Mondays in January and July; in the county of Laclede, on the second Mondays in June and December.

SEC. 50. In the Twenty-seventh Judicial Circuit.—In the county of Bollinger, on the second Mondays in March and September; in the county of Madison, on the fourth Mondays in March and September; in the county of Perry, on the second Mondays in April and October; in the county of Ste. Genevieve, on the fourth Mondays in April and October; in the county of St. Francois, on the second Mondays in May and November.

SEC. 51. In the Twenty-eighth Judicial Circuit.—In the county of Pemiscot, on the second Monday in March and first Monday in September; in the county of New Madrid, on the third Mondays in March and September; in the county of Mississippi, on the first Mondays in April and October; in the county of Scott, on the third Mondays in April and October; and in the county of Cape Girardeau, on the first Mondays in January and May, and the fourth Monday in August.

SEC. 51a. In the Twenty-second Judicial Circuit.—In the county of Dunklin, on the first Mondays in January and July; in the county of Stoddard, on the first Monday in March and second Monday in Septem-

ber; in the county of Butler, on the first Mondays in May and November; in the county of Carter, on the second Mondays in April and October; in the county of Ripley, on the third Mondays in April and October.

SEC. 51b. In the Twenty-first Judicial Circuit.—In the county of Iron, on the fourth Mondays in April and October; in the county of Jefferson, on the second Mondays of January at DeSoto, and at Hillsboro May and September; in the county of Washington, on the first Monday in March and the fourth Monday in August; in the county of Reynolds, on the fourth Mondays in May and November; and in the county of Wayne, on the first Mondays in February and August.

SEC. 52. In the Twentieth Judicial Circuit.—In the county of Ozark, on the second Mondays in April and October; in the county of Shannon, on the second Mondays in March and September; in the county of Oregon, on the fourth Mondays in February and August; in the county of Howell, on the fourth Mondays in April and October; in the county of Douglas, on the fourth Mondays in March and September.

SEC. 53. In the Twenty-third Judicial Circuit.—In the county of Greene, on the second Mondays in May, September and January; in the county of Christian, on the fourth Mondays in February and August; in the county of Taney, on the fourth Mondays in April and October.

SEC. 54. In the Twenty-fourth Judicial Circuit.—In the county of McDonald, on the first Mondays in February and August; in the county of Stone, on the first Mondays in March and September; in the county of Barry, on the first Mondays in April and October; in the county of Newton, on the second Mondays in May and November.

SEC. 55. In the Twenty-fifth Judicial Circuit.—In the county of Jasper, at the city of Carthage on the second Mondays in March and September, and at the city of Joplin on the first Mondays in June and December; in the county of Lawrence, on the first Mondays in February and August.

SEC. 56. In the Twenty-sixth Judicial Circuit.—In the county of St. Clair, on the fourth Monday in March, second Monday in July and third Monday in October; in the county of Cedar, on the second Monday in March and first Monday in October; in the county of Dade, on the third Monday in April and first Monday in November; in the county of Barton, on the first Monday in February and the first Monday in September; in the county of Vernon, on the first Monday in May and third Monday in November.

SEC. 57. In the counties where three terms of the circuit court are required to be held under this article, and except the Hannibal court of common pleas, where three terms of court are now required to be held by law, and except in counties where criminal courts are by law established, the sheriff shall not summon a grand jury for more than two terms in each year, to be designated by the judge of such court, except when it is provided in this article: *Provided*, that nothing herein contained shall be so construed as to prevent the summoning of the grand jury at any time, upon the judge giving notice thereof to the sheriff of the county.

SEC. 58. Election of judges.—At the general election in the year (1892) one thousand eight hundred and ninety-two, and at the general election every sixth year thereafter, all the circuit judges shall be elected, and shall enter upon the duties of their offices on the first Monday in January next ensuing: *Provided*, that at the general elec-

tion in the year (1896) eighteen hundred and ninety-six, and at the general election every sixth year thereafter, the judges of the circuit court of Jackson county whose terms of office expire in said year (1896) one thousand eight hundred and ninety-six, shall be elected, and shall enter upon the discharge of the duties of their offices as above provided: *Provided, further*, that nothing contained in this section shall be construed as changing the law now in force concerning the election of circuit judges in the city of St. Louis and the county of Buchanan.

SEC. 59. Terms changed—writ, when returnable.—All writs and other processes issued on and after December 1, 1892, where this act shall change the time of holding court in any county in the state, shall be returned to the first term of the court held in pursuance of this act.

SEC. 60. When this act shall take effect.—This act shall take effect and go into operation from and after the first day of January, 1893, except the election of judges for the judicial circuits as formed in this act shall be held at the general election in November, A. D. 1892.

SEC. 61. All acts and parts of acts inconsistent with or in conflict with this act are hereby repealed.

Was read.

Mr. Coots offered the following amendment :

Amend Senate amendment to House bill No. 13 as follows: By striking out section 36 and by inserting the following new section in lieu thereof:

SEC. 36. In the Fifth Judicial Circuit.—In the county of Clinton, on the second Monday in January, the first Monday in May and the second Monday in September; in the county of DeKalb, on the first Mondays in February and June, and the second Monday of October; in the county of Andrew, on the first Monday in March, and on the second Mondays in July and November; in the county of Platte, on the first Monday in April, the second Monday in August and the first Monday in December.

Amend section 35 by striking out the word "Fifth," in line 1 of said section, and by inserting in lieu thereof the word "Sixth;"

Which was read.

Mr. Fogle moved that the House adjourn;

Which was carried.

TWENTY-FIFTH DAY—SATURDAY, March 19, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of yesterday read and approved.

Mr. Hynes offered the following resolution :

Whereas, there are reports widely circulated throughout this State in regard to the work and management of the Missouri World's Fair Columbian Exposition Board; and

Whereas, These reports, whether true or untrue, will have a tendency to materially injure successful work by said board, unless an opportunity is given for correction and explanations; therefore, be it

Resolved, That the House of Representatives of the 36th General Assembly respectfully invite the Hon. N. H. Gentry, President, Hon. Nathan Frank and J. K. Gwynn, Executive Commissioners of the World's Columbian Exposition Board, to address the members of the General Assembly on Thursday evening, March 24, 1892, at 8 o'clock p. m., on the work and prospects of Missouri's exhibit, and that the use of this hall be given for that purpose.

Which was read and adopted.

The question being on the substitute offered by Mr. Lee for the resolution offered by Mr. Hawkins of Dunklin, pending at adjournment yesterday,

Mr. Lee (by permission) withdrew his substitute.

Mr. Hawkins of Dunklin (by permission) withdrew his resolution.

Mr. Via offered the following resolution :

Whereas, The elective system known as the Australian elective ballot system, now in use in the State of Missouri and other States of the American Union, is not Australian, but is the invention of a Missourian ; and

Whereas, As it appears from sufficient evidence, that one George William Smith, of the city of Rolla, and county of Phelps, State of Missouri, is the original inventor of said so-called Australian ballot ; therefore,

Resolved, We, the members of the House of Representatives of the Thirty-sixth General Assembly, State of Missouri, do find the said George William Smith is fully entitled to the honor of said invention and whatever emoluments that may flow therefrom.

Which was read.

Mr. Neff moved the previous question ;

Which was carried.

The question being on the resolution, it was lost.

Mr. Fogle called up Senate amendments to House bill No. 13.

The question being on the amendment offered by Mr. Coots, pending at adjournment, it was agreed to.

Mr. Rubey moved to reconsider the vote by which Senate amendments to House bill No. 13, from 3 to 20 inclusive, were concurred in ;

Which was carried.

Mr. Rubey offered the following amendment :

Amend Senate amendment No. 11 as follows: Strike out the word "and," in line 2, section 19, and add to said section 19 the words "and Wright."

Amend Senate amendment number 12 as follows: Strike out the word "Wright" in line 2 of section 20 ;

Which was read and agreed to.

Mr. Hiller moved to non-concur in Senate amendments Nos. 8, 9 and 19.

Mr. George offered the following amendment :

Amend Senate amendment No. 11 to section 19, by striking out the word "and," in the second line, and adding after the word "Wright" the words, "and Laclede ;" and by striking out the word "Laclede," in Senate amendment No. 12.

Which was not agreed to by the following vote :

Pending the call of the roll,

Mr. Odneal was reported sick.

Mr. Bishop was granted leave of absence indefinitely.

Mr. Russ was granted leave of absence for two days.

Mr. Lyman was granted leave of absence for one day.

AYES—Messrs.

Bennett,	Ferguson(Lafayette) Kerr	Mueller,
Boisseau,	Ferguson (St. Clair), Lamb,	Murphy,
Bulla,	Fraser,	McCullah,
Crowe,	George,	McHenry,
Davis (Henry),	Hickman,	Martin,
Davison,	Johns,	Matthews,
Dundas,	Kelley,	Miller (Moniteau),
Earnest,		Woods—29.

NOE3—Messrs.

Adams,	Dougherty,	Killam,	Scott (Monroe),
Anderson (Knox),	Eaton,	Kurtz,	Scott (Wright),
Anderson (Liv'ston),	Evans,	Lane,	Shearlock,
Banks,	Enbank,	Lee,	Skaggs,
Bradford,	Faris (Pemiscot),	Liles,	Skidmore,
Brandom,	Florea,	Luis,	Smith (Pike),
Carnes,	Fogle,	McCrary,	Smith (St. Louis),
Church,	Greer,	McIntyre,	Stafford,
Coffman,	Gristy,	McLin,	Sullivan,
Collier,	Harlan,	McRoberts,	Terry,
Conn,	Harrel,	Mabrey,	Thomas,
Coppedge,	Hawkins (Dunklin),	Medley,	Underwood,
Cook,	Hawkins (St. Louis),	Miller (Webster),	Via,
Coots,	Hays,	Nolan,	Walsh,
Coulter,	Hess,	Parker (Johnson),	Ward,
Cowgill,	Hughes,	Perkinson,	Webb,
Crouch,	Hynes,	Rhodes,	Weinhold,
Davidson,	Jackson,	Ringo,	Wells,
Dickenson,	Kenamore,	Rubey,	Zimmerman,
Dickson,	Kenney,	Sanders,	Mr. Speaker—82.
Donnell,	Kerwin,		

Absent—Messrs.

Abraham	Gwinn,	Mayo,	Ryan.
Amelung,	Hendrickson,	Parker (St. Louis),	Stuart.
Donelan,	Hiller,	Patrick,	Turner,
Farris (Ray),	Julian,	Russell,	Wurdeman—16.

Absent with leave—Messrs.

Aydelott,	Carter,	Hawkins (Miller),	Owen,
Baare,	Dalton,	Lyman,	Russ—11.
Bishop,	Davault,		

Sick—Messrs.

Davis (Buchanan),	Dunn,	Odneal—3.
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Mr. Fogle moved that Senate amendments Nos. 3 to 20 inclusive be concurred in; which was lost by the following vote:

A YES—Messrs.

Anderson (Knox),	Ferguson (St. Clair),	Killam,	Scott (Monroe),
Anderson (Liv'ston)	Florea,	Kurtz,	Skidmore,
Brandom,	Fogle,	Lane,	Smith (Pike),
Carter,	Fraser,	Liles,	Smith (St. Louis),
Church,	Greer,	McCrary,	Stafford,
Conn,	Gristy,	McLin,	Stuart,
Cook,	Gwinn,	McRoberts,	Sullivan,
Coots,	Harlan,	Mabrey,	Thomas,
Coulter,	Harrel,	Medley,	Via,
Cowgill,	Hawkins (St. Louis),	Nolan,	Walsh,
Crouch,	Hays,	Parker (Johnson),	Ward,
Crowe,	Hynes,	Parker (St. Louis),	Webb,
Dickenson,	Jackson,	Reynolds,	Weinhold,
Dougherty,	Julian,	Ringo,	Wells,
Dunn,	Kenamore,	Rubey,	Zimmerman,
Eaton,	Kerwin,	Russell,	Mr. Speaker—65.
Evans,			

NOES—Messrs.

Abraham,	Dickson,	Kelley,	Mueller,
Adams,	Donnell,	Kennedy,	Murphy,
Amelung,	Dundas,	Kerr,	Neff,
Banks,	Eubank,	Lamb,	Perkinson,
Bennett,	Faris (Pemiscot),	Lee,	Rhodes,
Boisseau,	Farris (Ray),	Luis,	Sanders,
Bradford,	Ferguson (Lafayette)	McCullah,	Scott (Wright),
Bulla,	George,	McHenry,	Shearlock,
Carnes,	Hawkins (Dunklin),	McIntyre,	Skaggs,
Coffman,	Hendrickson,	Martin,	Terry,
Collier,	Hess,	Matthews,	Tubbs,
Coppedge,	Hickman,	Mayo,	Underwood,
Davidson,	Hiller,	Miller (Moniteau),	Weeks,
Davis (Henry),	Hughes,	Miller (Webster),	Woods—58.
Davisson,	Johns,		

Absent—Messrs.

Donelan, Earnest,	Patrick, Ryan,	Turner,	Wurdeman—6.
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Absent with leave—Messrs.

Aydelott, Baare, Bishop,	Dalton, Davault,	Hawkins (Miller), Lyman,	Owen, Russ—9.
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Sick—Messrs.

Davis (Buchanan),	Odneal—2.
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Mr. Hickman moved that the House adjourn ;
Which was lost.

Mr. Fogle moved that the further consideration of Senate amendments to House bill No. 13 be postponed until Monday at 2 o'clock ;
Which was carried.

Mr. Martin moved that the House adjourn until Monday at 2 o'clock.

The ayes and noes being demanded, the motion was lost by the following vote :

AYES—Messrs.

Amelung, Anderson (Liv'ston), Boisseau, Brandom, Bulla, Collier, Conn,	Crowe, Faris (Pemisnot), George, Hays, Hickman, Hynes, Julian,	Kelley, Mabrey, Miller (Moniteau), Miller (Webster), Mueller, Murphy,	Neff, Sanders, Webb, Weeks, Weinhold, Mr. Speaker—26.
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NOES—Messrs.

Adams, Anderson (Knox), Banks, Bennett, Coppedge, Cook, Coots, Coulter, Crouch, Davidson, Davis (Buchanan), Davisson, Davault, Dickson, Dickenson, Dougherty, Dundas, Dunn, Eaton, Evans, Eubank,	Farris (Ray), Ferguson (Lafayette), Ferguson (St. Clair), Fogle, Fraser, Greer, Gristy, Gwinn, Harlan, Harrel, Hawkins (Dunklin), Hawkins (St. Louis), Hendrickson, Hess, Hughes, Jackson, Johns, Kenamore, Kenney, Kerwin,	Kurtz, Lamb, Lane, Lee, Liles, Luis, McCrary, McCullah, McIntyre, McLin, McRoberts, Nolan, Parker (St. Louis), Perkinson, Reynolds, Ringo, Rubey, Russell, Ryan, Scott (Monroe),	Scott (Wright), Shearlock, Skaggs, Skidmore, Smith (Pike), Smith (St. Louis), Stafford, Stuart, Sullivan, Terry, Thomas, Tubbs, Turner, Underwood, Via, Walsh, Ward, Wells, Woods, Zimmerman—81.
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Absent—Messrs.

Abraham, Bradford, Carnes, Church, Coffman, Cowgill,	Davis (Henry), Donelan, Donnell, Earnest, Florea, Hiller,	Kerr, Killam, McHenry, Martin, Matthews, Mayo,	Medley, Parker (Johnson), Patrick, Rhodes, Wurdeman—23.
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Absent with leave—Messrs.

Aydelott, Baare,	Bishop, Carter,	Dalton, Lyman,	Owen, Russ—8.
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Sick—Messrs.

Hawkins (Miller),	Odneal—2
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Mr. Lee moved to reconsider the vote by which Senate amendments to House bill No. 13 were non-concurred in.

Mr. Hughes, from the Committee on Engrossed Bills, submitted the following report :

MR. SPEAKER: Your Committee on Engrossed Bills, to whom was referred committee substitute for House bill No. 24, entitled

An act to appropriate money for the purpose of constructing, equipping and furnishing buildings for the use of the State University,

Beg leave to report that they have examined the same, and find it truly engrossed, and that the printed copy furnished the members is correct;

Which was read.

Mr. Davidson moved to suspend the rules for the consideration of committee substitute for House bill No. 24;

Which was lost by the following vote :

AYES—Messrs.

Anderson (Knox),	Ferguson (Lafayette)	Killam,	Rubey,
Anderson (Liv'ston),	Ferguson (St. Clair),	Kurtz,	Russell,
Brandom,	Florea,	Lamb,	Ryan,
Church,	Fogle,	Lane,	Sanders,
Coffman,	Fraser,	Lee,	Scott (Monroe),
Collier,	Greer,	Liles,	Shearlock,
Conn,	Gristy,	Luis,	Skidmore,
Cook,	Gwinn,	Lyman,	Smith (Pike),
Coots,	Harlan,	McCrary,	Smith (St. Louis),
Coulter,	Harrel,	McIntyre,	Stafford,
Cowgill,	Hawkins (Dunklin),	McRoberts,	Stuart,
Crouch,	Hawkins (St. Louis),	Mabrey,	Sullivan,
Davidson,	Hays,	Martin,	Turner,
Dickson,	Hess,	Mayo,	Underwood,
Donnell,	Hiller,	Medley,	Via,
Dougherty,	Hughes,	Nolan,	Walsh,
Dunn,	Jackson,	Parker (Johnson),	Ward,
Eaton,	Johns,	Parker (St. Louis),	Weinhold,
Evans,	Kenamore,	Perkinson,	Wells,
Eubank,	Kenney,	Rhodes,	Zimmerman—83.
Farris (Ray),	Kerwin,	Ringo,	

NOES—Messrs.

Abraham,	Davis (Henry),	Kelley,	Reynolds,
Adams,	Davison,	Kerr,	Scott (Wright),
Amelung,	Dickenson,	McCullah,	Skaggs,
Banks,	Dundas,	McHenry,	Terry,
Bennett,	Earnest,	McLin,	Thomas,
Boisseau,	Faris (Pemisnot),	Matthews,	Tubbs,
Bradford,	George,	Miller (Moniteau),	Webb,
Bulla,	Hendrickson,	Miller (Webster),	Weeks,
Carnes,	Hickman,	Mueller,	Woods,
Coppedge,	Hynes,	Murphy,	Mr. Speaker—43.
Crowe,	Julian,	Neff,	

Absent—Messrs.

Donelan,	Patrick,	Wurdeman—3.
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Absent with leave—Messrs.

Aydelott,	Carter,	Davault,	Owen,
Baare,	Dalton,	Hawkins (Miller),	Russ—9.
Bishop,			

Sick—Messrs.

Davis (Buchanan), Odneal—2.

Mr. Gwinn moved to take a recess until 2 o'clock

Which was lost.

Mr. Hays moved that the House adjourn;

Which was lost.

Committee substitute for House bill No. 24 was taken up; and the question being, Shall the bill be read the third time and put upon its passage? it was carried.

Committee substitute for House bill No. 24, entitled

An act to appropriate money for the purpose of constructing, equipping and furnishing buildings for the use of the State University,

Was taken up, read at length the third time, and passed by the following vote:

AYES—Messrs.

Abraham,	Farris (Ray),	Kurtz,	Rubey,
Amelung,	Ferguson (Lafayette)	Lamb,	Russell,
Anderson (Knox),	Ferguson (St. Clair),	Lane,	Ryan,
Anderson (Liv'ston),	Florea,	Lee,	Sanders,
Banks,	Fogle,	Liles,	Scott (Monroe),
Bradford,	Fraser,	Luis,	Shearlock,
Brandom,	Greer,	Lyman,	Skidmore,
Church,	Gristy,	McCrary,	Smith (Pike),
Coffman,	Gwinn,	McIntyre,	Smith (St. Louis),
Collier,	Harlan,	McLin,	Stafford,
Conn,	Harrel,	McRoberts,	Stuart,
Coppedge,	Hawkins (Dunklin),	Mabrey,	Sullivan,
Cook,	Hawkins (St. Louis),	Martin,	Terry,
Coots,	Hays,	Mayo,	Thomas,
Coulter,	Hess,	Medley,	Turner,
Cowgill,	Hickman,	Miller (Webster),	Underwood,
Crouch,	Hiller,	Mueller,	Via,
Davidson,	Hughes,	Neff,	Walsh,
Donnell,	Jackson,	Nolan,	Ward,
Dougherty,	Johns,	Parker (Johnson),	Webb,
Dunn,	Jullan,	Parker (St. Louis),	Weinhold,
Eaton,	Kenamore,	Perkinson,	Wells,
Evans,	Kenney,	Reynolds,	Zimmerman,
Eubank,	Kerwin,	Rhodes,	Mr. Speaker—99.
Farris (Pemiscot),	Killam,	Ringo,	

NOES—Messrs.

Adams,	Dundas,	Kerr,	Murphy,
Bennett,	Earnest,	McCullah,	Scott (Wright),
Boisseau,	George,	McHenry,	Skaggs,
Bulla,	Hendrickson,	Matthews,	Tubbs,
Davisson,	Kelley,	Miller (Moniteau),	Woods—20.

Absent—Messrs.

Carnes,	Dickson,	Hynes,	Weeks,
Crowe,	Dickenson,	Patrick,	Wurdeman—10.
Davis (Henry),	Donelan,		

Absent with leave—Messrs.

Aydelott,	Carter,	Davault,	Owen,
Baare,	Dalton,	Hawkins (Miller),	Russ—9.
Bishop,			

Sick—Messrs.

Davis (Buchanan), Odneal—2.

The emergency clause was adopted by the following vote:

AYES—Messrs.

Abraham,	Coppedge,	Eaton,	Gwinn,
Amelung,	Cook,	Evans,	Harlan,
Anderson (Knox),	Coots,	Eubank,	Harrel,
Anderson (Liv'ston),	Coulter,	Farris (Pemiscot),	Hawkins (Dunklin),
Banks,	Cowgill,	Farris (Ray),	Hawkins (St. Louis),
Boisseau,	Crouch,	Ferguson (Lafayette),	Hays,
Bradford,	Davidson,	Ferguson (St. Clair),	Hess,
Brandom,	Davisson,	Florea,	Hickman,
Church,	Donnell,	Fogle,	Hiller,
Coffman,	Dougherty,	Fraser,	Hughes,
Collier,	Dunn,	Greer,	Hynes,
Conn,	Earnest,	Gristy,	Jackson,

Johns,	McIntyre,	Rhodes,	Sullivan,
Julian,	McLin,	Ringo,	Terry,
Kenamore,	McRoberts,	Rubey,	Thomas,
Kenney,	Mabrey,	Russell,	Turner,
Kerwin,	Martin,	Ryan,	Underwood,
Killam,	Mayo,	Sanders,	Via,
Kurtz,	Medley,	Scott (Monroe),	Walsh,
Lamb,	Miller (Webster),	Shearlock,	Ward,
Lane,	Mueller,	Skidmore,	Webb,
Lee,	Nolan,	Smith (Pike),	Weinhold,
Liles,	Parker (Johnson),	Smith (St. Louis),	Wells,
Luis,	Parker (St. Louis),	Stafford,	Zimmerman,
Lyman,	Perkinson,	Stuart,	Mr. Speaker—102.
McCrary,	Reynolds,		

NOES—Messrs.

Adams,	George,	Kerr,	Scott (Wright),
Bennett,	Kelley,	Murphy,	Tubbs—9.
Bulla,			

Absent—Messrs.

Carnes,	Donelan,	Matthews,	Skaggs,
Crowe,	Dundas,	Miller (Moniteau),	Weeks,
Davis (Henry),	Hendrickson,	Neff,	Woods,
Dickson,	McCullah,	Patrick,	Wurdeman—18.
Dickenson,	McHenry,		

Absent with leave—Messrs.

Aydelott,	Carter,	Davault,	Owen,
Baare,	Dalton,	Hawkins (Miller),	Russ—9.
Bishop,			

Sick—Messrs.

Davis (Buchanan), Odneal—2.

The title of the bill was read and agreed to.

Mr. Kurtz moved to reconsider the vote by which the bill passed, and to lay that motion on the table;

Which was carried.

Mr. Rubey moved that the House adjourn until 2 o'clock Monday. Carried.

TWENTY-SIXTH DAY—MONDAY, March 21, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Rev. R. S. Banks.

Journal of yesterday read and approved.

Mr. Kurtz introduced joint and concurrent resolution No. 10:

Resolved, That the House, the Senate concurring therein, adjourn Thursday, March 24th, *sine die*, at high noon.

Which was read.

Mr. Crowe offered the following substitute:

JOINT AND CONCURRENT RESOLUTION.

Whereas, The purposes for which the Thirty-sixth General Assembly was convened in extra session have been well-nigh accomplished; therefore, be it

Resolved by the House of Representatives, the Senate concurring therein, That the extra session of the Thirty-sixth General Assembly adjourn *sine die* on Monday, March 28, 1892, at high noon.

Which was read and not agreed to.

The question recurring on the resolution, it was adopted.

Senate bill No. 6 was taken up, read the second time and Referred to Committee on Judiciary.

House bill No. 5 was taken up, read the second time and Referred to Committee on Judiciary.

Mr. Fogle, from the Committee on Judicial Circuits, submitted the following report:

MR. SPEAKER: Your Committee on Judicial Circuits, to whom was referred Senate bill No. 10, entitled

An act to amend sections 3346 and 3357 of the Revised Statutes of 1889, and to fix time for holding terms of court in the Twenty-seventh judicial circuit,

Beg leave to report that they have carefully considered the same, and recommend that it do pass;

Which was read

Mr. Fogle, from the Committee on Judicial Circuits, submitted the following report:

MR. SPEAKER: Your Committee on Judicial Circuits, to whom was referred Senate bill No. 6, entitled

An act to amend sections 3341, 3347, 3373 and 3379, of article 3, chapter 46, of the Revised Statutes of 1889 of the State of Missouri, entitled "Courts of record,"

Beg leave to report that they have carefully considered the same, and recommend that it do pass;

Which was read.

Mr. Fogle, from the Committee on Judicial Circuits, submitted the following report:

MR. SPEAKER: Your Committee on Judicial Circuits, to whom was referred Senate bill No. 5, entitled

An act entitled an act to re-form the judicial circuits of the State by the abolishing of the Nineteenth circuit, and by adding the counties of St. Charles and Warren to the Third circuit, and the county of St. Louis to the Ninth circuit,

Beg leave to report that they have carefully considered the same, and recommend that it do pass;

Which was read.

Mr. Mayo, from the Committee on Engrossed Bills, submitted the following report:

MR. SPEAKER: Your Committee on Engrossed Bills, to whom was referred substitute for House bill No. 25, entitled

An act to tax franchises and the gross earnings of corporations and other persons and to create a commission to value the same, to provide for the erection of University buildings,

Beg leave to report that they have carefully examined the same, and find it to be truly engrossed, and that the printed copies furnished the members are correct;

Which was read.

As special order, Senate amendments to House bill No. 13 were taken up.

The question being on Mr. Lee's motion to reconsider the vote by which amendments Nos. 3 to 20 inclusive were non-concurred in,

It was carried.

Mr. Fogle moved that amendments Nos. 5 and 7 be concurred in ;
Which was carried by the following vote.

Pending roll-call,

Messrs. McHenry, McCullah, Donnell and Scott of Wright were
granted an indefinite leave of absence.

Mr. Johns was reported sick.

AYES—Messrs.

Abraham,	Dougherty,	Hynes,	Reynolds,
Adams,	Dundas,	Jackson,	Rhodes,
Amelung,	Dunn,	Julian,	Ringo,
Anderson (Knox),	Earnest,	Kenamore,	Rubey,
Anderson (Liv'ston),	Eaton,	Kenney,	Russell,
Banks,	Evans,	Kerwin,	Scott (Monroe),
Bradford,	Eubank,	Killam,	Shearlock,
Brandom,	Faris (Pemiscot),	Kurtz,	Skaggs,
Carnes,	Farris (Ray),	Lee,	Smith (Pike),
Church,	Ferguson (Lafayette),	Liles,	Stafford,
Coffman,	Ferguson (St. Clair),	Lyman,	Stuart,
Collier,	Florea,	McCrary,	Terry,
Conn,	Fogle,	McIntyre,	Thomas,
Coppedge,	Fraser,	McLin,	Turner,
Cook,	Greer,	McRoberts,	Underwood,
Coulter,	Gristy,	Mabrey,	Via,
Cowgill,	Gwinn,	Matthews,	Ward,
Crouch,	Harlan,	Mayo,	Webb,
Crowe,	Harrel,	Medley,	Weinhold,
Dalton,	Hays,	Miller (Webster),	Wells,
Davis (Buchanan),	Hess,	Neff,	Woods,
Dickson,	Hickman,	Parker (Johnson),	Zimmerman,
Dickenson,	Hiller,	Perkinson,	Mr. Speaker—94.
Donelan,	Hughes,		

NOES—Messrs.

Aydelott,	Bulla,	George,	Miller (Monteau),
Bennett,	Carter,	Kelley,	Mueller,
Bolsseau,	Davisson,	Lamb,	Weeks—12.

Absent—Messrs.

Baare,	Kerr,	Owen,	Skidmore,
Bishop,	Lane,	Parker (St. Louis),	Smith (St. Louis)
Coots,	Luis,	Patrick,	Sullivan,
Davidson,	Martin,	Russ,	Tubbs,
Davis (Henry),	Murphy,	Ryan,	Walsh,
Davault,	Nolan,	Sanders,	Wurdeman—26.
Hendrickson,	Odneal,		

Absent with leave—Messrs.

Donnell,	Hawkins (Miller),	McCullah,	Scott (Wright)—7.
Hawkins (Dunklin),	Hawkins (St. Louis),	McHenry,	

Sick—Mr. Johns.

Mr. Fogle moved to concur in amendments Nos. 3, 4, 6, 10, 11, 12,
13, 14, 15, 16, 17, 18, and section 27a and section 27b of 19 ;

Which was carried by the following vote:

Pending roll-call,

Messrs. Hawkins of Miller, Hawkins of St. Louis and Hawkins of
Dunklin were granted leave of absence for two days.

AYES—Messrs.

Abraham,	Carter,	Cowgill,	Dougherty,
Adams,	Church,	Crouch,	Dundas,
Amelung,	Coffman,	Crowe,	Dunn,
Anderson (Knox),	Collier,	Dalton,	Earnest,
Anderson (Liv'ston),	Conn,	Davis (Buchanan),	Eaton,
Banks,	Coppedge,	Davisson,	Evans,
Bradford,	Cook,	Dickson,	Eubank,
Brandom,	Coots,	Dickenson,	Faris (Pemiscot),
Carnes,	Coulter,	Donelan,	Farris (Ray),

Ferguson(Lafayette)	Jackson,	Miller (Moniteau),	Stafford,
Ferguson (St. Clair),	Julian,	Miller (Webster),	Stuart,
Florea,	Kenamore,	Neff,	Sullivan,
Fogle,	Kerwin,	Parker (Johnson),	Terry,
Fraser,	Killam,	Parker (St. Louis),	Thomas,
Greer,	Kurtz,	Perkinson,	Turner,
Gristy,	Lee,	Reynolds,	Underwood,
Gwinn,	Liles,	Rhodes,	Via,
Harlan,	Lyman,	Ringo,	Ward,
Harrel,	McCrary,	Rubey,	Webb,
Hays,	McIntyre,	Russell,	Weeks,
Hess,	McLin,	Sanders,	Weinhold,
Hickman,	McRoberts,	Scott (Monroe),	Wells,
Hiller,	Mabrey,	Shearlock,	Woods,
Hughes,	Mayo,	Skaggs,	Zimmerman,
Hynes,	Medley,	Smith (Pike),	Mr. Speaker—100.

NOES—Messrs.

Bennett,	George,	Kelley,	Lamb,
Boisseau,	Hendrickson,	Kerr,	Mueller—9.
Bulla,			

Absent—Messrs.

Aydelott,	Kenney,	Nolan,	Skidmore,
Baare,	Lane,	Odneal,	Smith (St. Louis),
Bishop,	Luis,	Owen,	Tubbs,
Davidson,	Martin,	Patrick,	Walsh,
Davis (Henry),	Matthews,	Russ,	Wurdeman—23.
Davault,	Murphy,	Ryan,	

Absent with leave—Messrs.

Donnell,	Hawkins (Miller),	McCullah,	Scott (Wright)—7.
Hawkins (Dunklin),	Hawkins (St. Louis),	McHenry,	

Sick—Mr. Johns.

Mr. Fogle moved to non-concur in amendments Nos. 8 and 9, section 27 of 19, and amendment No. 20;

Which was carried.

Mr. Stuart offered the following amendment:

Amend section 35 of Senate amendments to House bill No. 13 by striking out all after the word "September," in line 3;

Which was read and agreed to.

Mr. Dougherty offered the following amendment:

Amend section 39 by striking out the word "January," in the 5th line, and inserting the word "July;"

Which was read and agreed to.

Mr. McCrary offered the following amendment:

Amend section 39 by striking out the words "and the fourth Monday in June," in the 2d and 3d lines;

Which was read and agreed to.

Mr. Smith of Pike offered the following amendment:

Senate amendment to House bill No. 13:

Amend section 40 by striking out "third Monday in February and first Monday in August," in lines 8 and 9, and by substituting "first Mondays in March and September;" and by striking out "third Monday in May and first Monday in December," line 10, and substituting "fourth Monday in May and third Monday in November;"

Which was read and agreed to.

Mr. Killam offered the following amendment :

Amend Senate amendment to committee substitute for House bill No. 13, section 41, by striking out all after the word " Lincoln " in the third line, to the semi-colon in the fourth line, and inserting the following: " On the fourth Monday in March, and on the second Monday in October;" also, by striking out all of said section after the semi-colon in the ninth line, and inserting the following: " In the county of Warren, on the third Monday in April, and the third Monday in October;" Which was read and agreed to.

Mr. Scott of Monroe offered the following amendment:

Amend section 40 by striking out in line 7 the following words, to wit: " Third Monday in April and the fourth Monday in October," and insert in lieu thereof the following: " First Monday in February and the first Monday in August;"

Which was read and agreed to.

Mr. Bandom offered the following amendment:

Amend section 42 by adding after the figures " 42 " in first line, the words " in the Twelfth judicial circuit;"

Which was read and agreed to.

Mr. Crowe offered the following amendment:

Amend Senate amendments to committee substitute for House bill No 13, as follows: by striking out all of section 43 of said bill, and substituting the following in lieu thereof:

Sec. 43. In the Thirteenth Judicial Circuit.—In the county of Osage, on the first Monday in September, second Monday in December, first Monday in April; in the county of Gasconade, on the second Monday in September, third Monday in December and second Monday in April; in the county of Franklin, on the third Monday in September, second Monday in January and fourth Monday in April; in the county of St. Louis, on the second Monday in October, fourth Monday in January and second Monday in May.

Which was read and agreed to.

Mr. Fogle offered the following amendment:

Amend section 32 by adding after the figures " 32 " the following words: " In the Second judicial circuit;"

Which was read and agreed to.

Mr. Farris of Ray offered the following substitute for section 37:

Amend section 37 by adopting the following substitute in lieu thereof:

Sec. 37. In the Seventh Judicial Circuit.—In the county of Davless, on second Monday in April and on the second Monday in August and on the second Monday in December; in the county of Caldwell, on the fourth Monday in May and on the fourth Monday in July and on the fourth Monday in November; in the county of Ray, on the first Monday in February and fourth Monday in May and on the fourth Monday in September; in the county of Clay, on the fourth Monday in February and the fourth Monday in June and on the fourth Monday in October; in the county of Livingston, on the second Monday in January and on the first Monday in May and on the first Monday in September;

Which was read and agreed to.

Mr. Davidson moved to reconsider the vote by which the amendment offered by Mr. Smith of Pike was agreed to;

Which was carried.

Mr. Davidson offered the following substitute:

Amend section 40 by striking out in the 2d line the word " June," and insert the word " April."

By striking out of the 3d line the word "November," and insert the word "October."

By striking out of the 6th line the word "Fourth," and insert the word "Third."

By striking out of the 8th line the word "Third," and insert the word "First;" and the word "February," and insert in lieu the word "March."

By striking out of the 9th line the word "August," and insert the word "September."

By striking out of the 10th line the word "third," and insert "fourth," and the word "first," and insert "fourth," and the word "December," and insert "November;"

Which was read and agreed to.

The question recurring on the amendment as amended by the substitute, it was agreed to.

Mr. McIntyre offered the following amendment:

Amend Senate amendments to committee substitute for House bill No. 13 by striking out the words "and the third Monday in August," where they occur in lines 8 and 9 of section 44 of said bill;

Which was read and agreed to.

Mr. Abraham offered the following amendment:

Strike out all of section 47, and insert in lieu thereof the following: "In the 17th judicial circuit, in the county of Johnson, on the 2d Mondays in February and June, and on the 3d Monday in October; in the county of Cass, on the 1st Mondays in January, May and September;"

Which was read and agreed to.

Mr. Ferguson of Lafayette offered the following substitute for section 45:

Substitute for section 45 the following to 8th line:

SEC. 45. In the Fifteenth Judicial Circuit.—In the county of Lafayette, on the first Mondays in April, September and December; in the county of Pettis, on the first Mondays in January, May and October; and in the county of Saline, on the second Mondays in February, August and November.

Which was read and agreed to.

Mr. Bennett offered the following amendment:

Amend by striking out section 48, and by substituting the following in lieu thereof:

In the Eighteenth Judicial Circuit.—In the county of Camden, on the third Mondays in February and August; in the county of Wright, on the first Mondays in March and September; in the county of Webster, on the third Mondays in March and September; in the county of Dallas, on the first Mondays in April and October; in the county of Polk, on the third Mondays in April and October; in the county of Hickory, on the second Mondays in May and November.

Which was read and agreed to.

Mr. Rubey offered the following amendment:

Amend by striking out section 49 and inserting in lieu thereof the following:

SEC. 49. In the Nineteenth Judicial Circuit.—In the county of Laclede, on the third Mondays in January and July; in the county of Phelps, on the second Mondays in February and August; in the county of Crawford, on the fourth Mondays in February and August; in the county of Pulaski, on the second Mondays in March and September; in the county of Dent, on the first Mondays in April and October; in the county of Texas, on the third Mondays in May and November.

Which was read and agreed to.

Mr. Russell offered the following amendment:

Amend amendment No. 22, section 51, by striking out the word "fourth" in the 8th line, and insert the word "third," so as to read "third Monday in August;"

Which was read and agreed to.

Mr. Fogle offered the following amendment:

Amend section 51a by striking out of line 2 of said section the word "first," and inserting in lieu thereof the word "second;"

Which was read and agreed to.

Mr. Faris of Pemiscot offered the following amendment:

Amend amendment No. 22, section 51, by striking out the words "second Mondays in March," and by inserting in lieu thereof the words "second Mondays in February," in the second line of said section;

Which was read and agreed to.

Mr. Lee offered the following amendment:

Amend by striking out in section 51a, in the 5th and 6th lines, the words "second Monday," and inserting in lieu thereof the words "first Monday;"

Which was read and agreed to.

Mr. Conn offered the following amendment:

Amend section 51b of Senate amendments to committee substitute for House bill No. 13, by striking out after the words, in the 3d line of said section, "county of Jefferson," the words "on the second Monday in January, at DeSoto, and at Hillsboro, May and September," by inserting in lieu thereof the words "on the second Mondays of January, May and September;"

Which was read and agreed to.

Mr. Hiller offered the following amendment:

Amend section 56, by striking out in 1st, 2d and 3d lines the words "in the county of St. Clair, on the fourth Monday in March, second Monday in July and third Monday in October;"

Which was read and agreed to.

Mr. Dundas offered the following amendment:

Amend section 56, by adding a new section, to be known as section 56a:

Sec. 56a. In the Twenty-ninth Judicial Circuit.—In the county of Bates, on the second Mondays in February, June and November; in the county of Henry, on the first Mondays in January, May and September; in the county of Benton, on the second Mondays in April and October; in the county of St. Clair, on the fourth Mondays in March, July and October.

Which was read and agreed to.

Mr. Sanders offered the following amendment:

Amend section 54 of Senate amendment to committee substitute for House bill No. 13, by striking out the word, "second," in the fifth line of said section, and inserting in lieu thereof the word "first;"

Which was read and agreed to.

Mr. Fogle moved to concur in amendment No. 22 as amended;

Which was carried by the following vote:

Pending roll-call,

Mr. Davis of Henry was granted leave of absence for one day.

A YES—Messrs.

Abraham,	Dundas,	Jackson,	Rhodes,
Adams,	Dunn,	Julian,	Ringo,
Anderson (Knox),	Earnest,	Kelley,	Rubey,
Anderson (Liv'ston),	Eaton,	Kenamore,	Russell,
Bennett,	Evans,	Kenney,	Sanders,
Bradford,	Eubank,	Kerwin,	Scott (Monroe),
Brandom,	Farris (Pemiscot),	Killam,	Shearlock,
Carnes,	Farris (Ray),	Kurtz,	Skaggs,
Church,	Ferguson (Lafayette),	Lee,	Smith (Pike),
Coffman,	Ferguson (St. Clair),	Liles,	Stafford,
Collier,	Floreas,	Lyman,	Stuart,
Conn,	Fogle,	McCrary,	Terry,
Coppedge,	Fraser,	McHenry,	Thomas,
Cook,	Greer,	McIntyre,	Turner,
Coots,	Gristy,	McLin,	Underwood,
Coulter,	Gwinn,	McRoberts,	Via,
Cowgill,	Harlan,	Mabrey,	Ward,
Crouch,	Harrel,	Mayo,	Webb,
Daltor,	Hays,	Medley,	Weeks,
Davidson,	Hendrickson,	Miller (Moniteau),	Weinhold,
Davis (Buchanan),	Hess,	Neff,	Wells,
Davison,	Hickman,	Parker (Johnson),	Woods,
Dickenson,	Hiller,	Perkinson,	Zimmerman,
Donelan,	Hughes,	Reynolds,	Mr. Speaker—98.
Dougherty,	Hynes,		

NOES—Messrs.

Banks,	Bulla,	George,	Lamb,
Boisseau,	Carter,	Kerr,	Mueller—8.

Absent—Messrs.

Amelung,	Martin,	Owen,	Smith (St. Louis),
Crowe,	Matthews,	Parker (St. Louis),	Sullivan,
Davis (Henry),	Miller (Webster),	Patrick,	Tubbs,
Dickson,	Murphy,	Ryan,	Walsh,
Lane,	Nolan,	Skidmore,	Wurdeman—21.
Luis,			

Absent with leave—Messrs.

Aydelott,	Davault,	Hawkins (Miller),	Russ,
Baare,	Donnell,	Hawkins (St. Louis),	Scott (Wright)—11.
Bishop,	Hawkins (Dunklin),	McCullah,	

Sick—Messrs.

Johns,	Odneal—2.
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Committee substitute for House bill No. 13 was passed as amended by the following vote:

A YES—Messrs.

Abraham,	Dougherty,	Johns,	Reynolds,
Adams,	Dundas,	Julian,	Rhodes,
Amelung,	Earnest,	Kelley,	Ringo,
Anderson (Knox),	Eaton,	Kenamore,	Rubey,
Anderson (Liv'ston),	Evans,	Kenney,	Russell,
Banks,	Eubank,	Kerwin,	Ryan,
Bradford,	Farris (Pemiscot),	Killam,	Sanders,
Brandom,	Farris (Ray),	Kurtz,	Scott (Monroe),
Carnes,	Ferguson (Lafayette),	Lamb,	Shearlock,
Carter,	Ferguson (St. Clair),	Lee,	Skaggs,
Church,	Floreas,	Liles,	Smith (Pike),
Coffman,	Fogle,	Lyman,	Stafford,
Collier,	Fraser,	McCrary,	Stuart,
Conn,	Greer,	McIntyre,	Sullivan,
Coppedge,	Gristy,	McLin,	Thomas,
Cook,	Harlan,	McRoberts,	Turner,
Coots,	Harrel,	Mabrey,	Underwood,
Cowgill,	Hays,	Mayo,	Via,
Crouch,	Hendrickson,	Medley,	Ward,
Dalton,	Hess,	Miller (Moniteau),	Webb,
Davidson,	Hickman,	Miller (Webster),	Weinhold,
Davis (Buchanan),	Hiller,	Neff,	Wells,
Dickson,	Hughes,	Parker (Johnson),	Woods,
Dickenson,	Hynes,	Parker (St. Louis),	Zimmerman,
Donelan,	Jackson,	Perkinson,	Mr. Speaker—100.

NOES—Messrs.Bennett,
Boisseau,
Bulla,Davisson,
George,Gwinn,
Kerr,Mueller,
Weeks—9.**Absent—Messrs.**Coulter,
Crowe,
Davis (Henry),
Lane,Luis,
Martin,
Matthews,
Murphy,Nolan,
Patrick,
Skidmore,
Smith (St. Louis),Terry,
Tubbs,
Walsh,
Wurdeman—16.**Absent with leave—Messrs.**Aydelott,
Baare,
Bishop,
Davault,Donnell,
Hawkins (Dunklin),
Hawkins (Miller),Hawkins (St. Louis), Owen,
McCullah,
McHenry,Russ,
Scott (Wright)—13.**Sick—Messrs.**

Dunn,

Odneal—2.

Senate bill No. 10 was taken up and Mr. Fogle moved that it be made a special order for to-morrow at 10 o'clock;

Which was carried.

Mr. Liles, from the Committee on Clerical Force, submitted the following report:

MR. SPEAKER: Your Committee on Clerical Force, to whom was referred the resolution concerning the payment of Geo. M. Bagby for three days' services as messenger clerk,

Beg leave to report that they find that said services were performed, and recommend that the committee on accounts be instructed to allow the sum of ten dollars and fifty cents as payment for said services;

Which was read and adopted.

Mr. Julian called up for engrossment House bill No. 19, entitled

An act to increase the pay of circuit judges by providing for the traveling expenses of the same.

Mr. Julian offered the following amendment:

Amend section 3 by including the county of Buchanan, as follows: "This act shall not apply to the city of St. Louis, Jackson county or Buchanan county;"

Which was read.

Mr. Stafford moved to lay the amendment on the table; the ayes and noes being demanded, the motion was carried by the following vote:

AYES—Messrs.Abraham,
Adams,
Boisseau,
Bradford,
Coffman,
Cook,
Coots,
Cowgill,
Dalton,
Davis (Buchanan),
Dickson,
Dickenson,
Dougherty,
Dunn,Eaton,
Evans,
Ferguson (St. Clair),
Fogle,
Fraser,
George,
Gwinn,
Harrel,
Hickman,
Jackson,
Kenamore,
Kenney,
Kerr,
Kerwin,Killam,
Kurtz,
Lee,
Liles,
McCrary,
McRoberts,
Miller (Moniteau),
Miller (Webster),
Neff,
Rhodes,
Ringo,
Sanders,
Scott (Monroe),Shearlock,
Skaggs,
Smith (Pike),
Stafford,
Terry,
Thomas,
Underwood,
Via,
Ward,
Webb,
Weinhold,
Woods,
Zimmerman—54.

NOES—Messrs.

Amelung,	Coulter,	Harlan,	Mabroy,
Anderson (Knox),	Crouch,	Hawkins (Miller),	Matthews,
Anderson (Liv'ston)	Crowe,	Hays,	Mayo,
Banks,	Davidson,	Hendrickson,	Medley,
Bennett,	Davison,	Hess,	Mueller,
Brandom,	Donelan,	Hiller,	Parker (Johnson),
Bulla,	Dundas,	Hughes,	Perkinson,
Carnes,	Eubank,	Julian,	Rubey,
Carter,	Faris (Pemisicot),	Kelley,	Turner,
Church,	Farris (Ray),	Lamb,	Weeks,
Collier,	Ferguson (Lafayette)	Lyman,	Wells,
Conn,	Greer,	McIntyre,	Mr. Speaker—51.
Coppedge,	Gristy,	McLin,	

Absent—Messrs.

Davis (Henry),	Martin,	Reynolds,	Stuart.
Earnest,	Murphy,	Russell,	Sullivan,
Florea,	Nolan,	Ryan,	Tubbs,
Hynes,	Parker (St. Louis),	Skidmore,	Walsh,
Lane,	Patrick,	Smith (St. Louis),	Wurdeman—21.
Luis,			

Absent with leave—Messrs.

Aydelott,	Davault,	Hawkins (St. Louis),	Owen,
Baare,	Donnell,	McCullah,	Russ,
Bishop,	Hawkins (Dunklin),	McHenry,	Scott (Wright)—12.

Sick—Messrs.

Johns, Odneal—2.

The following message was received from the Governor, through his Secretary, Mr. R. F. Walker:

STATE OF MISSOURI, EXECUTIVE DEPARTMENT, }
CITY OF JEFFERSON, March 21, 1892. }

To the Thirty-sixth General Assembly :

GENTLEMEN—It is difficult to over-estimate the importance to Missouri of the improvement of the Mississippi river, and the securing of a good stage of water from the mouth of the Missouri to the jetties. It would cheapen the transportation of our surplus products to the consuming markets of Europe, and every decline in freight rates works a corresponding advance in the value of the products exported.

The people of the Mississippi valley have for years been endeavoring to impress upon the Federal Congress the claims, for special attention, possessed by the Mississippi river.

The large increase in population during the last decade in the states washed by the Mississippi river, and the large proportion which these states contribute to the wealth of the country, justify the Federal Congress in separating the improvement of the Mississippi river from the general river and harbor bill, and in giving to that great "inland sea" a continued annual appropriation of sufficient magnitude to insure a depth of eight feet of water from the Missouri river to the Gulf at all seasons of the year.

The commercial and manufacturing associations of St. Louis, realizing that low water rates to the ocean regulate the freight charges on all rail shipments between the Mississippi river and the Atlantic sea-board, have united in a movement to impress upon Congress the necessity of providing liberally for the improvement of the Mississippi river.

A bill for that purpose has been introduced in the Senate and made a special order for Tuesday, March 22.

A memorial to the Fifty-second Congress, prepared under the direction of the commercial organizations and the municipal government of St. Louis, and favoring a separate, annual and continued appropriation for the improvement of the navigation of the Mississippi river, is presented herewith.

I recommend that you take such action as will strengthen our senators and representatives in the Congress in support of this worthy movement.

Respectfully,

DAVID R. FRANCIS, Governor.

Which was read.

Mr. Weinhold offered the following resolution :

Whereas, A memorial of the Merchants' Exchange of St. Louis, the industrial bodies and the municipal government of the city of St. Louis, has been presented to the Congress of the United States (a copy of which has also been laid before this body), setting forth the necessities of the Mississippi valley in respect to the transportation of their products, and the permanent improvement of the Mississippi river ; and

Whereas, The complete and comprehensive view of the facts therein contained conclusively proves that the improvement of the Mississippi river will go far toward solving the question of transportation, affording to the people of different sections of our country the opportunity for the interchange of their products at less cost ; and

Whereas, The measures therein advocated are in the highest degree national in character, and of special importance, not alone to the people of Missouri, but to the people of every State in the Mississippi valley ; therefore, be it

Resolved by the House of Representatives, That our Senators and Representatives in Congress be requested to give their earnest support to the measure proposed in said memorial, to the end that the main channel of the Mississippi river may be permanently improved, and be made a highway of commerce to the people of all the states in the Mississippi valley.

Which was read and adopted.

Mr. Ward moved that the House adjourn ;

Which was carried.

TWENTY-SEVENTH DAY—TUESDAY, March 22, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Rev. J. T. M. Johnston.

Journal of yesterday read and approved.

Mr. Davisson offered the following resolution :

Whereas, One S. S. Stanton drew pay during the regular session of the Thirty-sixth General Assembly as assistant sergeant-at-arms of the House ;

Whereas, No such office was created or authorized by the House of Representatives of the said General Assembly :

Resolved, That a committee of three be appointed to investigate how the said S. S. Stanton secured said wages as assistant sergeant-at-arms, and submit a report to this House at the earliest moment possible.

Which was read.

Mr. Lee moved to lay the resolution on the table ; and the ayes and noes being demanded, the motion was carried by the following vote :

A Y E S—Messrs.

Banks,	Evans,	Jackson,	Rubey,
Bradford,	Eubank,	Kenamore,	Sanders,
Brandom,	Faris (Pemisnot),	Kerwin,	Scott (Monroe),
Carnes,	Farris (Ray),	Killam,	Shearlock,
Church,	Ferguson (Lafayette)	Kurtz,	Skaggs,
Collier,	Ferguson (St. Clair),	Lee,	Smith (Pike),
Conn,	Florea,	Liles,	Stafford,
Cook,	Gristy,	Lyman,	Terry,
Coots,	Harlan,	McCrary,	Turner,
Coulter,	Harrel,	McIntyre,	Underwood,
Crouch,	Hawkins (Dunklin),	McRoberts,	Via,
Dalton,	Hawkins (Miller),	Mabrey,	Ward,
Davidson,	Hawkins (St. Louis),	Mayo,	Webb,
Davis (Buchanan),	Hess,	Medley,	Weinhold,
Dickenson,	Hickman,	Parker (Johnson),	Wells,
Dougherty,	Hiller,	Perkinson,	Zimmerman,
Eaton,	Hughes,	Ringo,	Mr. Speaker—68.

NOES—Messrs.

Amelung,	Crowe,	Hays,	Matthews,
Anderson (Knox),	Davison,	Hendrickson,	Miller (Moniteau),
Aydellott,	Dickson,	Hynes,	Mueller,
Bennett,	Dundas,	Kelley,	Neff,
Boisseau,	Fogle,	Kerr,	Reynolds,
Bulla,	George,	Lamb,	Woods,
Carter,	Greer,	McLin,	Wurdeman—28.

Absent—Messrs.

Abraham,	Earnest,	Murphy,	Smith (St. Louis),
Adams,	Gwinn,	Nolan,	Stuart,
Anderson (Liv'ston),	Julian,	Parker (St. Louis),	Sullivan,
Coffman,	Kenney,	Patrick,	Thomas,
Coppedge,	Lane,	Rhodes,	Tubbs,
Cowgill,	Luis,	Russell,	Weeks,
Davis (Henry),	Martin,	Ryan,	Walsh—31.
Donelan,	Miller (Webster),	Skidmore,	

Absent with leave—Messrs.

Baare,	Donnell,	McHenry,	Russ,
Bishop,	Fraser,	Owen,	Scott (Wright)—10.
Davault,	McCullah,		

Sick—Messrs.

Dunn,	Johns,	Odneal—3,
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Mr. Harlan offered the following resolution :

Resolved. That we concur in the resolution of the River Improvement convention held in Kansas City, Missouri, December 15th and 16th, 1891; and in view of the national character of the improvement of the Missouri and Mississippi rivers and their navigable tributaries, and the importance of such improvement to the industries and commerce of the entire country, respectfully but earnestly request the Senators and Representatives in Congress from the State of Missouri to support and vote for measures for the improvement of these rivers, and to make them of adequate amounts, continually available, and subject to application by the officers of the government in charge of such improvement, to the end that the work may proceed continuously to a speedy completion; and that the Chief Clerk be instructed to send a copy of this resolution to each United States Senator and Representative of Missouri.

Which was read.

Pending action on resolution,

Mr. Fogle called up Senate bill No. 10 as a special order;

And the question being, Shall the bill be read the third time and put upon its passage? it was carried.

Senate bill No. 10, entitled

An act to amend sections 3346 and 3357 of article 3 of chapter 46 of the Revised Statutes of 1889, and to fix time for holding courts in Shelby county,

Was taken up, read at length the third time, and passed by the following vote:

Pending roll-call,

Messrs. Kenney and Adams were granted an indefinite leave of absence.

AYES—Messrs.

Abraham,	Cook,	Eaton,	Gwinn,
Anderson (Knox),	Coots,	Evans,	Harlan,
Anderson (Liv'ston),	Coulter,	Eubank,	Harrel,
Banke,	Crouch,	Faris (Pemisicot),	Hawkins (Dunklin),
Bradford,	Crowe,	Farris (Ray),	Hawkins (St. Louis),
Brandom,	Dalton,	Ferguson (Lafayette),	Hays,
Carnes,	Davis (Buchanan),	Ferguson (St. Clair),	Hendrickson,
Church,	Davison,	Florea,	Hess,
Coffman,	Davault,	Fogle,	Hickman,
Collier,	Dickson,	Fraser,	Hiller,
Conn,	Dickenson,	Greer,	Hughes,
Coppedge,	Dougherty,	Gristy,	Hynes,

Jackson,	McRoberts,	Ringo,	Turner,
Jullan,	Mabrey,	Rubey,	Underwood,
Kenamore,	Mayo,	Russell,	Via,
Kerwin,	Medley,	Sanders,	Ward,
Killam,	Miller (Moniteau),	Shearlock,	Webb,
Kurtz,	Miller (Webster),	Skaggs,	Weinhold,
Lane,	Neff,	Smith (Pike),	Wells,
Lee,	Parker (Johnson),	Stafford,	Woods,
Liles,	Parker (St. Louis),	Stuart,	Wurdeman,
Lyman,	Perkinson,	Terry,	Zimmerman,
McCrory,	Reynolds,	Thomas,	Mr. Speaker—94.
McLin,	Rhodes,		

NOES—Messrs.

Aydelott,	Bulla,	George,	Kerr,
Bennett,	Carter,	Hawkins (Miller),	Lamb,
Bolasseau,	Davidson,	Keiley,	Mueller—12.

Absent—Messrs.

Amelung,	Luis,	Patrick,	Smith (St. Louis),
Cowgill,	McIntyre,	Ryan,	Sullivan,
Davis (Henry),	Martin,	Scott (Monroe),	Tubbs,
Donelan,	Matthews,	Scott (Wright),	Walsh,
Dundas,	Murphy,	Skidmore,	Weeks—22.
Earnest,	Nolan,		

Absent with leave—Messrs.

Adams,	Donnell,	McCullah,	Owen,
Baare,	Kenney,	McHenry,	Russ—9.
Bishop,			

Sick—Messrs.

Dunn,	Johns,	Odneal—3.
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The title of the bill was read and agreed to.

Mr. Fogle moved to reconsider the vote by which the bill passed, and to lay that motion on the table;

Which was carried.

Mr. Bandom called up Senate bill No. 6; and the question being, Shall the bill be read the third time and put upon its passage? it was carried.

Senate bill No. 6, entitled

An act to amend sections 3341, 3347, 3373 and 3379, of article 3, chapter 46, of the Revised Statutes of 1889 of the State of Missouri, entitled "Courts of Record,"

Was taken up, read at length the third time, and passed by the following vote:

A YES—Messrs.

Abraham,	Eaton,	Kenamore,	Ringo,
Anderson (Knox),	Evans,	Kerwin,	Rubey,
Banks,	Eubank,	Killam,	Russell,
Bradford,	Faris (Pemisnot),	Kurtz,	Sanders,
Brandom,	Farris (Ray),	Lee,	Scott (Monroe),
Carnes,	Ferguson (Lafayette),	Liles,	Shearlock,
Church,	Ferguson (St. Clair),	Lyman,	Skaggs,
Coffman,	Fogle,	McCrory,	Smith (Pike),
Collier,	Fraser,	McLin,	Stuart,
Conn,	Greer,	McRoberts,	Terry,
Coppedge,	Gristy,	Mabrey,	Thomas,
Cook,	Gwinn,	Mayo,	Turner,
Coulter,	Harlan,	Medley,	Underwood,
Crouch,	Harrel,	Miller (Moniteau),	Via,
Dalton,	Hawkins (Dunklin),	Miller (Webster),	Ward,
Davidson,	Hawkins (St. Louis),	Neff,	Webb,
Davis (Buchanan),	Hays,	Parker (Johnson),	Weinhold,
Davault,	Hess,	Parker (St. Louis),	Wells,
Dickson,	Hickman,	Perkinson,	Woods,
Dickenson,	Huller,	Reynolds,	Zimmerman,
Donelan,	Hughes,	Rhodes,	Mr. Speaker—86.
Dougherty,	Hynes,		

NOES—Messrs.

Anderson (Liv'ston), Bulla,
Aydelott, Carter,
Bennett, Davisson,
Boisseau, George,

Hawkins (Miller),
Hendrickson,
Kelley,
Kerr,

Lamb,
Lane,
Matthews,
Mueller—16.

Absent—Messrs.

Amelung, Florea,
Coots, Jackson,
Cowgill, Julian,
Crowe, Luis,
Davis (Henry), McIntyre,
Dundas, Martin,
Earnest,

Murphy,
Nolan,
Patrick,
Ryan,
Skidmore,
Smith (St. Louis),

Stafford,
Sullivan,
Tubbs,
Walsh,
Weeks,
Wurdeman—25.

Absent with leave—Messrs.

Adams, Donnell,
Baare, Kenney,
Bishop, McCullab,

McHenry,
Owen,

Russ,
Scott (Wright)—10.

Sick—Messrs.

Dunn, Johns, Odneal—3.

The title of the bill was read and agreed to.

Mr. Brandom moved to reconsider the vote by which the bill passed, and to lay that motion on the table;

Which was carried.

Mr. Julian moved that substitute for House bill No. 25 be read at length the third time and put upon its passage;

Which was carried.

Substitute for House bill No. 25, entitled

An act to tax franchises and the gross earnings of corporations and other persons, and to create a commission to value the same, to provide for the erection of University buildings,

Was taken up, read at length the third time, and lost by the following vote:

Pending roll-call,

Mr. Smith of Pike was reported sick.

AYES—Messrs.

Amelung,
Anderson (Knox),
Aydelott,
Baare,
Banks,
Bennett,
Boisseau,
Bulla,
Carnes,
Carter,
Coppedge,
Cook,
Coulter,

Dalton,
Davisson,
Dickson,
Dickenson,
Dougherty,
Dundas,
Evans,
Ferguson (Lafayette),
Ferguson (St. Clair),
Fraser,
George,
Harlan,
Harrel,

Hawkins (Miller),
Hendrickson,
Hickman,
Hiller,
Julian,
Kelley,
Kenamore,
Kerr,
Lamb,
Lee,
McCrary,
McLin,
Matthews,

Medley,
Miller (Moniteau),
Mueller,
Reynolds,
Scott (Monroe),
Shearlock,
Skaggs,
Thomas,
Via,
Ward,
Webb,
Zimmerman,
Mr. Speaker—52.

NOES—Messrs.

Abraham,
Anderson (Liv'ston),
Brandom,
Church,
Coffman,
Collier,
Coots,
Cowgill,
Crouch,
Davidson,
Davis (Buchanan),
Donelan,
Dunn,

Eaton,
Eubank,
Faris (Pemiscot),
Farris (Ray),
Fogle,
Greer,
Gristy,
Hawkins (Dunklin),
Hawkins (St. Louis),
Hays,
Hess,
Hughes,
Hynes,

Jackson,
Kerwin,
Killam,
Kurtz,
Lane,
Liles,
Lyman,
McIntyre,
McRoberts,
Mabrey,
Mayo,
Miller (Webster),
Neff,

Parker (Johnson),
Rhodes,
Ringo,
Rubey,
Sanders,
Stafford,
Terry,
Underwood,
Weinhold,
Wells,
Woods,
Wurdeman—51.

Absent—Messrs.

Bradford,	Gwinn,	Patrick,	Stuart,
Conn,	Luis,	Perkinson,	Sullivan,
Crowe,	Martin,	Russell,	Tubbs,
Davis (Henry),	Murphy,	Ryan,	Turner,
Earnest,	Nolan,	Skidmore,	Walsh,
Florea,	Parker (St. Louis),	Smith (St. Louis),	Weeks—24.

Absent with leave—Messrs.

Adams,	Donnell,	McHenry,	Russ,
Bishop,	Kenney,	Owen,	Scott (Wright)—10.
Davault,	McCullah,		

Sick—Messrs.

Johns,	Odneal,	Smith (Pike)—3.
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The question recurring on the resolution offered by Mr. Harlan,
Mr. Wurdeman moved the previous question;
Which was carried.

The resolution was then adopted by the following vote:

AYES—Messrs.

Abraham,	Dickenson,	Hess,	Mueller,
Amelung,	Donelan,	Hickman,	Neff,
Anderson (Liv'ston),	Dougherty,	Hughes,	Perkinson,
Aydellott,	Earnest,	Hynes,	Reynolds,
Banks,	Eaton,	Jackson,	Rhodes,
Bennett,	Evans,	Kelley,	Ringo,
Boisseau,	Eubank,	Kerr,	Rubey,
Bradford,	Faris (Pemiscot),	Kerwin,	Sanders,
Brandom,	Ferguson (Lafayette),	Killam,	Scott (Monroe),
Bulla,	Ferguson (St. Clair),	Kurtz,	Shearlock,
Carnes,	Florea,	Lamb,	Skaggs,
Carter,	Fogle,	Lane,	Stafford,
Church,	Fraser,	Liles,	Stuart,
Coffman,	George,	Lyman,	Terry,
Collier,	Greer,	McCrary,	Thomas,
Conn,	Gristy,	McIntyre,	Underwood,
Coppedge,	Gwinn,	McLin,	Via,
Cook,	Harlan,	McRoberts,	Webb,
Coots,	Harrel,	Mabrey,	Weinhold,
Coulter,	Hawkins (Dunklin),	Matthews,	Wells,
Crowe,	Hawkins (Miller),	Mayo,	Woods,
Davidson,	Hawkins (St. Louis),	Medley,	Wurdeman,
Davis (Buchanan),	Hays,	Miller (Moniteau),	Zimmerman,
Davault,	Hendrickson,	Miller (Webster),	Mr. Speaker—97.
Dickson,			

NOES—Messrs.

Anderson (Knox),	Crouch,	Dundas,	Kenamore—4.
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Absent—Messrs.

Cowgill,	Lee,	Parker (St. Louis),	Sullivan,
Dalton,	Luis,	Patrick,	Tubbs,
Davis (Henry),	Martin,	Russell,	Turner,
Davison,	Murphy,	Ryan,	Walsh,
Farris (Ray),	Nolan,	Skidmore,	Ward,
Hiller,	Parker (Johnson),	Smith (St. Louis),	Weeks—25.
Julian,			

Absent with leave—Messrs.

Adams,	Donnell,	McHenry,	Russ,
Baare,	Kenney,	Owen,	Scott (Wright)—10.
Bishop,	McCullah,		

Sick—Messrs.

Dunn,	Johns,	Odneal,	Smith (Pike)—4.
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Mr. Evans offered the following resolution:

Resolved, That the Secretary of State be requested to have printed 1,500 maps setting out the new congressional districts, and 1,500 maps showing the new judicial circuits, with appropriate statistics on the face thereof—said maps to be dis-

tributed to members of the General Assembly, county and circuit clerks, and to the newspapers of the State; the bill for maps and postage thereon to be paid out of the contingent fund of this Legislature.

Which was read and adopted.

Mr. Lyman moved that the House take a recess until 2 o'clock p. m.;
Which was carried.

AFTERNOON SESSION.

The hour of recess having expired,
Mr. Fogle called the House to order.

Mr. Conn moved that the House take a recess for ten (10) minutes;
Which was lost.

Mr. Davidson called up Senate bill No. 5.

Mr. Rubey moved to postpone further consideration of the bill
until to-morrow.

Mr. Aydelott moved to lay the resolution on the table.

Mr. Russell moved that the House adjourn;
Which was carried.

TWENTY-EIGHTH DAY—WEDNESDAY, March 23, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of yesterday read and approved.

Mr. Eubank offered the following resolution:

Recognizing the great ability and sterling integrity of the Hon. Roger Q. Mills, and believing him to be one of the recognized leaders of tariff reform, as well as his superiority and great worth to the people of the United States as an exponent of democratic principles;

Resolved, That we congratulate the people of the State of Texas, through their General Assembly, on their action in the election of such a worthy and grand Democrat to the United States Senate.

Which was read.

Mr. Julian offered the following amendment:

Strike out "tariff reform" and insert "free trade;"

Which was read.

Mr. Hendrickson moved the previous question;

Which was lost.

The question being on the amendment offered by Mr. Julian, and the ayes and noes being demanded, it was not agreed to by the following vote:

AYES—Messrs.

Bennett,
Boisseau,
Carnes,
Coulter,
Dickenson,
Dougherty,

Dundas,
Earnest,
Faris (Pemiscot),
Ferguson (Lafayette)
Gristy,
Gwinn,

Hendrickson,
Hickman,
Hiller,
Julian,
Lee,

Martin,
Neff,
Sanders,
Via,
Mr. Speaker—22.

NOES—Messrs.

Abraham,	Davidson,	Hays,	Reynolds,
Amelung,	Davis (Buchanan),	Hess,	Rhodes,
Anderson (Liv'ston),	Davis (Henry),	Hughes,	Ringo,
Aydelott,	Davault,	Hynes,	Rubey,
Banks,	Dickson,	Jackson,	Scott (Monroe),
Bradford,	Donelan,	Kelley,	Shearlock,
Brandom,	Dunn,	Kenamore,	Skaggs,
Bulla,	Eaton,	Kerwin,	Smith (Pike),
Carter,	Evans,	Killam,	Stafford,
Coffman,	Eubank,	Lamb,	Terry,
Collier,	Farris (Ray),	Liles,	Turner,
Conn,	Flores,	Luis,	Underwood,
Coppedge,	Fogle,	McLin,	Ward,
Cook,	Fraser,	McRoberts,	Webb,
Coots,	George,	Mabrey,	Weinhold,
Cowgill,	Greer,	Matthews,	Wells,
Crouch,	Harrel,	Mayo,	Woods,
Crowe,	Hawkins (Dunklin),	Miller (Webster),	Zimmerman—75.
Dalton,	Hawkins (St. Louis),	Perkinson,	

Absent—Messrs.

Anderson (Knox),	Lane,	Murphy,	Smith (St. Louis),
Baare,	Lyman,	Nolan,	Stuart,
Church,	McCrary,	Owen,	Sullivan,
Davisson,	McCullah,	Parker (Johnson),	Thomas,
Ferguson (St. Clair),	McHenry,	Parker (St. Louis),	Tubbs,
Harlan,	McIntyre,	Patrick,	Waleh,
Hawkins (Miller),	Medley,	Russell,	Weeks,
Kerr,	Miller (Moniteau),	Ryan,	Wurdeman—35.
Kurtz,	Mueller,	Skidmore,	

Absent with leave—Messrs.

Adams,	Donnell,	Russ,	Scott (Wright)—6.
Bishop,	Kenney,		

Sick—Messrs.

Johns, Odneal—2.

Mr. Parker of Johnson was reported sick.

Mr. Davis of Henry offered the following substitute :

Resolved, That the House of Representatives of the Thirty-sixth General Assembly, in extra session convened, hereby tenders to the Hon. Roger Q. Mills its corial congratulations on his triumphant election to the United States Senate from the State of Texas, thereby vindicating his course as the champion of lower taxation and commercial freedom.

Resolved, That this House also extends to the Legislature of Texas its congratulations and thanks for its indorsement of its foremost statesman in electing Hon. Roger Quarles Mills to the United States Senate.

Resolved, That the Clerk of this House be instructed to transmit to Hon. Roger Q. Mills and the Texas Legislature a copy each of these resolutions.

Which was read and adopted.

Mr. Gristy offered the following resolution :

Whereas, We are about to have a conference committee to adjust the differences between the House and Senate on committee substitute for House bill No. 13; and

Whereas, We are willing to do all in our power to secure the passage of said bill; and

Whereas, We believe the retention of any clause in said bill increasing the salaries of circuit judges will defeat the bill; therefore, be it

Resolved, That we instruct House members of such committee of conference to oppose any report giving to circuit judges any increase of salary or any expense account.

Which was read.

The morning hour having expired and regular order being called for,

Senate bill No. 5 was called up for third reading and laid over informally.

Mr. Fogle offered the following resolution :

Resolved, That the House respectfully request the Senate to return committee substitute for House bill No. 13, that this House may correct some errors therein.

Which was read and adopted.

Mr. McIntyre offered the following resolution :

Resolved, That it is the sense of this House that the protection of the State's property requires that the State capitol, the armory, the Supreme Court building and the Governor's mansion should be insured in some good insurance company or companies, and the Commissioner of the Permanent seat of Government is hereby requested to secure such insurance of said public buildings.

Which was read.

Mr. Conn offered the following amendment :

Amend by including Lincoln Institute ;

Which was read.

Pending action on amendment,

The following messages were received from the Senate, through its Secretary, Mr. Gray :

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate, in compliance with the request of the House, herewith returns committee substitute for House bill No. 13, entitled

An act to redistrict the State into judicial circuits,

As amended, with the action of the Senate in regard to the same, taken thereon yesterday, reconsidered ;

Which was read.

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and passed committee substitute for House bill No. 24, entitled

An act to appropriate money for the purpose of constructing, equipping and furnishing buildings for the use of the State University,

With emergency clause, which was adopted.

The title was read and agreed to.

All of which is respectfully submitted.

Which was read.

Mr. Liles offered the following resolution :

Resolved, That the Committee on Accounts audit the account of the Tribune Printing Company for 150 copies of the Daily Tribune containing official proceedings of the House, at five cents per copy.

Which was read, and the ayes and noes being demanded, the resolution was adopted by the following vote :

AYES—Messrs.

Abraham,	Earneſt,	Hickman,	Ringo,
Anderson(Liv'ſton),	Eaton,	Hiller,	Rubey,
Brandom,	Evans,	Hughes,	Sanders,
Carnes,	Eubank,	Jackson,	Scott (Monroe),
Church,	Faris (Pemiscot),	Julian,	Shearlock,
Coffman,	Farris (Ray),	Kenamore,	Skaggs,
Collier,	Ferguson(Lafayette)	Lamb,	Smith (Pike),
Conn,	Florea,	Lee,	Stafford,
Coppedge,	Fogle,	Liles,	Stuart,
Coots,	Fraser,	McCrary,	Terry,
Coulter,	Greer,	McLin,	Turner,
Cowgill,	Gristy,	McRoberts,	Underwood,
Crouch,	Gwinn,	Mabrey,	Ward,
Davidson,	Harrel,	Mayo,	Webb,
Davis (Buchanan),	Hawkins (Dunklin),	Medley,	Weinhold,
Donelan,	Hawkins (St. Louis),	Perkinson,	Wells,
Dougherty,	Hays,	Reynolds,	Zimmerman,
Dunn,	Hess,	Rhodes,	Mr. Speaker—72.

NOES—Messrs.

Amelung,	Carter,	Hawkins (Miller),	Miller (Webster),
Aydelott,	Cook,	Hendrickson,	Mueller,
Banks,	Crowe,	Kelley,	Neff,
Bennett,	Dickenson,	Kerr,	Via,
Boisseau,	Dickson,	Killam,	Woods,
Bradford,	Dundas,	Matthews,	Wurdeman—27.
Bulla,	George,	Miller (Moniteau),	

Absent—Messrs.

Anderson (Knox),	Hynes,	Nolan,	Skidmore,
Baare,	Kerwin,	Owen,	Smith (St. Louis),
Dalton,	Kurtz,	Parker (St. Louis),	Sullivan,
Davis (Henry),	Lane,	Patrick,	Thomas,
Davison,	Luis,	Russ,	Tubbs,
Davault,	McIntyre,	Russell,	Walsh,
Ferguson (St. Clair),	Martin,	Ryan,	Weeks—31.
Harlan,	Murphy,	Scott (Wright),	

Absent with leave—Messrs.

Adams,	Donnell,	Lyman,	McHenry—7.
Bishop,	Kenney,	McCullah,	

Sick—Messrs.

Johns,	Odneal,	Parker (Johnson)—3.
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Mr. Fogle called up Senate amendments to substitute for House bill No. 13.

Mr. Fogle moved to reconsider the vote by which amendment No. 3 was concurred in;

Which was carried.

Mr. Fogle moved to non-concur in amendment No. 3;

Which was carried.

Mr. Fogle moved to reconsider the vote by which amendments Nos. 8, 9, and section 27 of amendment No. 19 and amendment No. 20 were non-concurred in;

Which was carried.

Mr. Hiller offered the following substitute for amendments:

Amend Senate amendment No. 8 by striking out amendment and substituting in lieu thereof the following:

Amendment No. 8:

SEC. 16. The Fifteenth judicial circuit shall consist of the counties of Saline, Pettis and Lafayette.

Also, amend Senate amendment No. 9 by striking out amendment and inserting in lieu thereof the following:

Amendment No. 9:

SEC. 18. The Seventeenth judicial circuit shall consist of the counties of Cass and Johnson.

Also, amend Senate amendment No. 19 by striking out section 27 and inserting in lieu thereof the following new section:

SEC. 27. The Twenty-sixth judicial circuit shall consist of the counties of Vernon, Barton, Cedar and Dade.

Also, amend Senate amendment No. 19 by adding at the end of section 27*b* a new section, to be known as section 27*c*, said section to read as follows:

SEC. 27*c*. The Twenty-ninth judicial circuit shall consist of the counties of Bates, Benton and St. Clair.

Also, amend Senate amendment No. 20, section 28, by striking out in the third line the word "fifteenth," and insert in lieu thereof the word "seventeenth;"

Which was read and agreed to.

Mr. Fogle moved to concur in the amendments, as amended;
Which was carried by the following vote:

AYES—Messrs.

Abraham,	Dougherty,	Hickman,	Neff,
Anderson (Liv'ston),	Dunn,	Hiller,	Perkinson,
Banks,	Earnest,	Hughes,	Reynolds,
Bradford,	Eaton,	Hynes,	Rhodes,
Brandom,	Evans,	Jackson,	Ringo,
Carnes,	Eubank,	Julian,	Rubey,
Church,	Faris (Pemiscot),	Kenamore,	Russell,
Coffman,	Farris (Ray),	Kerr,	Sanders,
Collier,	Ferguson (Lafayette)	Kerwin,	Scott (Monroe),
Conn,	Florea,	Killam,	Shearlock,
Coppedge,	Fogle,	Kurtz,	Skaggs,
Cook,	Fraser,	Lane,	Smith (Pike),
Coots,	George,	Lee,	Stuart,
Coulter,	Greer,	Liles,	Terry,
Cowgill,	Gristy,	Luis,	Turner,
Crouch,	Gwinn,	McCrary,	Via,
Crowe,	Harlan,	McIntyre,	Ward,
Dalton,	Harrel,	McLin,	Webb,
Davidson,	Hawkins (Dunklin),	McRoberts,	Weinhold,
Davis (Buchanan),	Hawkins (St. Louis),	Mabrey,	Woods,
Davault,	Hays,	Martin,	Zimmerman,
Dickson,	Hendrickson,	Mayo,	Mr. Speaker—91.
Dickenson,	Hess,	Miller (Moniteau),	

NOES—Messrs.

Aydelott,	Boisseau,	Carter,	Lamb,
Bennet,	Bulla,	Kelley,	Mueller—8.

Absent—Messrs.

Amelung,	Hawkins (Miller),	Parker (St. Louis),	Thomas,
Anderson (Knox),	Lyman,	Patrick,	Tubbs,
Davis (Henry),	Matthews,	Ryan,	Underwood,
Davisson,	Medley,	Skidmore,	Walsh,
Donelan,	Miller (Webster),	Smith (St. Louis),	Weeks,
Dundas,	Murphy,	Stafford,	Wells,
Ferguson (St. Clair),	Nolan,	Sullivan,	Wurdeman—28.

Absent with leave—Messrs.

Adams,	Donnell,	McHenry,	Russ,
Baare,	Kenney,	Owen,	Scott (Wright)—19.
Bishop,	McCullah,		

Sick—Messrs.

Johns,	Odneal,	Parker (Johnson)—3.
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Mr. Fogle moved that 34 copies of the substitute be made by the clerks for use of the Senate to save time;

Which was carried.

Mr. Rubey offered the following resolution:

Whereas, Chas. M. Scott has rendered additional and extra service to the Special Committee on University, in attending the sessions of said committee;

Resolved, That the Committee on Accounts be and hereby are directed to allow to said Chas. M. Scott the sum of one dollar per day over and above the amount fixed as his compensation at the commencement of this session.

Which was read and adopted.

Mr. Fogle moved that the House take a recess until 3 o'clock p.m.;

Which was carried.

AFTERNOON SESSION.

The hour of recess having expired,
Mr. Fogle called the House to order.

Mr. Lyman moved to take a recess for 30 minutes;
Which was carried.

The hour of recess having expired,
Mr. Fogle called the House to order.

The following message was received from the Senate, through its Secretary, Mr. Gray:

MR. SPEAKER: I am instructed by the Senate to inform the House that committee substitute for House bill No. 13 is respectfully returned, and a conference committee suggested—the Senate having refused to concur in House amendments to Senate amendments, and insist on Senate amendments heretofore adopted;

Which was read.

Mr. Lyman moved that the House insist upon its amendments to Senate amendments to House bill No. 13;

Which was carried.

Mr. Lyman moved that the Speaker appoint a committee of three to act with a like committee from the Senate to consider committee substitute for House bill No. 13;

Which was carried.

The Speaker appointed Messrs. Lyman, Farris of Ray and Rubey as a committee under Mr. Lyman's motion.

Mr. Gristy called up his resolution pending at adjournment;

And the ayes and noes being demanded, it was adopted by the following vote:

AYES—Messrs.

Abraham,	Dickson,	Hess,	McRoberts,
Bennett,	Donnell,	Hickman,	Medley,
Boisseau,	Dougherty,	Hughes,	Miller (Moniteau).
Bradford,	Dundas,	Jackson,	Miller (Webster)
Coffman,	Eaton,	Kelley,	Neff,
Collier,	Evans,	Kenamore,	Reynolds,
Coppedge,	Farris (Ray),	Kerr,	Rhodes,
Cook,	Ferguson (Lafayette)	Killam,	Skaggs,
Coulter,	Fogle,	Kurtz,	Stafford,
Cowgill,	George,	Lamb,	Stuart,
Crouch,	Gristy,	Lee,	Terry,
Dalton,	Harlan,	Liles,	Via,
Davis (Buchanan),	Harrel,	Lyman,	Ward,
Davis (Henry),	Hawkins (Dunklin),	McCrary,	Woods,
Davault,	Hendrickson,	McIntyre,	Zimmerman—61.
Dickenson,			

NOES—Messrs.

Amelung,	Crowe,	Hynes,	Rubey,
Anderson (Liv'ston),	Davidson,	Kerwin,	Ryan,
Aydellott,	Farris (Pemisot),	Lane,	Sanders,
Banks,	Greer,	Martin,	Smith (Pike),
Brandon,	Gwinn,	Matthews,	Turner,
Bulla,	Hawkins (Miller),	Mayo,	Underwood,
Carnes,	Hawkins (St. Louis),	Mueller,	Weinhold,
Carter,	Hays,	Perkinson,	Wells,
Church,	Hiller,	Ringo,	Mr. Speaker—37.
Conn,			

Absent—Messrs.

Anderson (Knox),	Florea,	Owen,	Sullivan,
Baare,	Fraser,	Parker (St. Louis),	Thomas,
Coots,	Julian,	Patrick,	Tubbs,
Davisson,	Luis,	Russell,	Walsh,
Donelan,	McLin,	Scott (Monroe),	Webb,
Earnest,	Mabrey,	Shearlock,	Weeks,
Eubank,	Murphy,	Skidmore,	Wurdeman—31.
Ferguson (St. Clair),	Nolan,	Smith (St. Louis),	

Absent with leave—Messrs.

Adams,	Kenney,	McHenry,	Scott (Wright)—7.
Bishop,	McCullah,	Kuss,	

Sick—Messrs.

Dunn,	Johns,	Odneal,	Parker (Johnson)—4.
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Mr. Gwinn, from the Committee on Enrolled Bills, submitted the following report:

MR. SPEAKER: Your Committee on Enrolled Bills, to whom was referred committee substitute for House bill No. 24, entitled

An act to appropriate money for the purpose of constructing, equipping and furnishing buildings for the use of the State University,

Beg leave to report that they have carefully examined the same, and find it truly and correctly enrolled, in accordance with the rules of the House;

Which was read, and committee substitute for House bill No. 24 was then read at length, and, no objection being made, the Speaker, in the presence of the House, in open session, and before any other business was entertained, affixed his signature to said bill, and the Chief Clerk immediately presented the same to the Senate, when it was signed by the President of the Senate; and the said Chief Clerk thereupon immediately presented the same in person to the Governor.

Senate bill No. 10, entitled

An act to amend sections 3346 and 3357 of article 3 of chapter 46 of the Revised Statutes of 1889, and to fix time for holding courts in Shelby county,

Was received from the Senate as truly enrolled, and thereupon, pursuant to the proclamation of the Speaker, all other business was suspended, and the bill was read at length, in the presence of the House, in open session, and, no objection being made, said bill was then and there signed by the Speaker.

Senate bill No. 11, entitled

An act to repeal section 7509, chapter 138 of article 1 of the Revised Statutes of 1889, and to insert a new section in lieu thereof providing for a reduction of the levy for State revenue purposes,

Was received from the Senate as truly enrolled, and thereupon, pursuant to the proclamation of the Speaker, all other business was suspended, and the bill was read at length, in the presence of the House, in open session, and, no objection being made, said bill was then and there signed by the Speaker.

Mr. Lyman, from the Committee on Appropriations, submitted the following report:

MR. SPEAKER: Your Committee on Appropriations, to whom was referred House bill No. 29, entitled

An act for the relief of Preston Taylor, of Buchanan county,

Beg leave to report that they have carefully considered the same, and finding that it does not come within the Governor's call for this extra session of the General Assembly, do therefore recommend that it do not pass;

Which was read.

Mr. Lee, from the Committee on Accounts, submitted the following report:

Whereas, Mr. Chas. M. Scott has rendered additional and extra service to the Special Committee on University, in attending the sessions of said committee,

Resolved, That the Committee on Accounts be and are hereby directed to allow to said Chas. M. Scott the sum of one dollar per day over and above the amount fixed as his compensation at the commencement of this session.

MR. SPEAKER: Your Committee on Accounts, to whom was referred the above resolution, beg leave to return the same, with a recommendation that it do pass;

Which was read and adopted.

Mr. Fogle moved that the House take recess until 7 o'clock;

Which was carried.

NIGHT SESSION.

The hour of recess having expired,
Speaker Tuttle called the House to order.

Mr. Crowe offered the following resolution:

Resolved, That the thanks of the House of Representatives of the Thirty-sixth General Assembly are hereby tendered to Captain Tilden, of the United States steamer William Stone, for the courtesy extended to this body in affording the members an opportunity to visit the improvements now in progress near the mouth of the Osage river.

Which was read and adopted.

Mr. Lane offered the following resolution:

Resolved, That the thanks of this House are hereby tendered the Hon. W. F. Tuttle, Speaker, for uniform courtesy and fairness to the members of this body, regardless of party affiliation.

Which was read and adopted.

Mr. Aydelott moved that the House adjourn;

Which was lost.

Mr. Lyman, from the Conference Committee appointed to adjust the differences between the two houses on committee substitute for House bill No. 13, submitted the following report:

To the Honorable Speaker of the House of Representatives:

The undersigned members of the Conference committee appointed to consider and adjust the matters in difference between the Senate and House concerning committee substitute for House bill No. 13, do hereby submit the following report:

That your committee, after full consideration of the matters referred to them, recommend that the Senate recede from Senate amendments Nos. 1, 2, 3 and 21. That the Senate concur in House amendment to Senate amendments 8 and 9, and that the Senate concur in House amendment to Senate amendment No. 19, as to section 27 and section 27c of said House amendments.

That the Senate concur in House amendments Nos. 1, 2, 3, 4, 5, 7, 9, 10, 11, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23 and 25, of Senate amendment No. 22.

That Senate concur in House amendment No. 24 to Senate amendments Nos. 11 and 12.

That the following substitute be adopted for Senate amendment No. 20:

SEC. 28. The criminal court heretofore established in the Sixth judicial circuit and the county of Johnson shall hereafter be known and designated as "the criminal court of the Fifteenth judicial circuit and the county of Johnson, of the State of Missouri," and its jurisdiction shall not be affected by this act.

That the following substitute for House amendment No. 8 to Senate amendment No. 22, section 43, be adopted :

SEC. 43. In the Thirteenth judicial circuit.—In the county of Osage, on the 4th Monday in August, 3d Monday in December and 4th Monday in March ; in the county of Gasconade, on the 2d Monday in September, 2d Monday in December and 2d Monday in April ; in the county of Franklin, on the 3d Monday in September, 2d Monday in January and 4th Monday in April ; in the county of St. Louis, on the 2d Monday in October, 4th Monday in January and 2d Monday in May.

That the following substitute for House amendment No. 12 be adopted :

SEC. 47. In the Seventeenth Judicial Circuit.—In the county of Johnson, on the second Mondays of January, May and September ; and in the county of Cass, on the second Monday in February and the third Mondays of June and October.

That the following substitute for House amendment No. 13 to Senate amendment No. 22 be adopted :

SEC. 45. In the Fifteenth Judicial Circuit.—In the county of Lafayette, on the first Mondays in April, September and December ; in the county of Pettis, on the first Mondays in January, May and October ; and in the county of Saline, on the second Mondays in February, August and November. The terms of the criminal court of the Fifteenth judicial circuit shall be held as follows : In the county of Johnson, on the first Monday in December and the first Monday in May ; in the county of Lafayette, on the first Monday in March and second Monday in October ; in the county of Saline, on the fourth Monday in March and third Monday in September ; in the county of Pettis, on the first Mondays in April and November.

That the House recede from House amendment No. 6 to Senate No. 22.

That your Committee has rearranged the sections of the House bill and the numbers thereof to correspond with amendments thereto.

All of which is respectfully submitted.

A. S. LYMAN,
T. L. RUBEY,
J. L. FARRIS,

Conferees on the part of the House.

SAM'L P. SPARKS,
GEO. W. CARLETON,

Conferees on the part of the Senate.

As to every part of above report except as to rejecting Senate amendment No. 21, I concur.

R. STEELE RYORS.

Which was read.

Mr. Lyman, from the Special Conference committee appointed to adjust the differences of the two Houses on committee substitute for House bill No. 13, submitted the following minority report :

To the Honorable the President of the Senate :

The undersigned member of the conference committee appointed to consider matters of disagreement between the Senate and the House, touching committee substitute for House bill No. 13, deeply regretting that he cannot concur fully with the report of the majority of the committee, begs leave to make this his minority report :

That he fully concurs in all of the majority report, except that he cannot concur with that part of said report which, in its effect, if adopted, leaves the present inequality between the pay of circuit court judges still existing ; still leaves the law imposing upon one judge large traveling expenses at his own cost, and on another judge little or no traveling expense ; and yet the pay to each exactly the same. The undersigned cannot concur in a report which, in the opinion of the undersigned, leaves undone the very and only object which could have actuated the Executive in bringing this subject to the attention of an extra session.

Respectfully,

R. STEELE RYORS.

Which was read.

Mr. Fogle moved that 500 copies of both reports, together with the bill and all amendments, be printed for information ;

Which was carried.

Mr. Fogle moved that the House adjourn ;

Which was carried.

TWENTY-NINTH DAY—THURSDAY, March 24, 1892.

House met pursuant to adjournment.

Speaker Tuttle in the chair.

Prayer by the Chaplain, Rev. Dr. Prottzman.

Journal of yesterday read and approved.

Mr. Abraham offered the following resolution :

Whereas, We are approaching the confines of a struggle for the presidency of this greatest of all countries, second in importance to none that has ever preceded it; and

Whereas, We cannot be insensible to the significance of states already naming their distinguished sons for this high office ; and

Whereas, It becomes us, in casting our eyes over the political horoscope, to be thoughtful in the presence of the undying democratic oracles bequeathed us by our fathers; and

Whereas, It is no sacrilege, in this connection, to stand uncovered before a shrine emblazoned with the sentiment, "A public office is a public trust;" therefore,

Resolved, That while we expect in the approaching conflict to follow the fortunes of the Democratic flag, by whomsoever borne, we have lost none of our confidence in and admiration for the honest man, the eminent citizen, the distinguished statesman, the pure patriot, the man of destiny, Grover Cleveland.

Which was read and adopted.

The following message was received from the Senate, through its Secretary, Mr. Gray:

MR. SPEAKER: I am instructed by the Senate to inform the House that the Senate has taken up and adopted the report of the conference committee appointed yesterday to consider and adjust the matters in difference between the Senate and House concerning committee substitute for House bill No. 13, entitled An act to redistrict the State into judicial circuits, and to fix the terms of court therein.

The following message was received from the Senate through its Secretary, Mr. Gray:

MR. SPEAKER: I am instructed by the Senate, to inform the House that the Senate has taken up and passed House joint and concurrent resolution No. 10, as follows: "That the House, the Senate concurring therein, adjourn Thursday, March 24, *sine die*, at high noon;"

Which was read.

Mr. Davidson offered the following resolution:

Whereas, It is the right of the citizen, and the duty of the representatives of the people, to look well to the means to preserve the long-established institutions of our great Republic, and to use all proper care to protect from injury and perpetuate by watchfulness our popular government; and

Whereas, The lessons and facts of history show us that republics have neither safety nor stability unless founded in virtue and intelligence, and no life-giving vigor except in the truth of the word of God; therefore,

Resolved, By the House of Representatives of the Thirty-sixth General Assembly of the State of Missouri:

First—That we respectfully memorialize, and humbly petition the authorities of the Columbian Exposition of the World's Fair at Chicago, to close their gates of public entrance on the holy Sabbath day.

Second—If this request be not granted, then the Commissioners of the Missouri department of the exhibition be and they are hereby earnestly requested to use all proper means to close said department to public exhibition on the Sabbath day.

Third—The Speaker and Chief Clerk of this House be and they are hereby requested to sign copies of this memorial, and forward them to the parties to whom they are addressed.

Which was read and ruled out of order.

Mr. Davidson appealed from the decision of the Chair; and the question being, Shall the decision of the Chair stand as the decision of the House? it was agreed to by the following vote:

AYES—Messrs.

Amelung,	Eaton,	Julian,	Parker (St. Louis),
Aydellott,	Eubank,	Kenamore,	Perkinson,
Banks,	Farris (Pemiscot),	Kerwin,	Rhodes,
Bennett,	Farris (Ray),	Kurtz,	Ringo,
Boisseau,	Ferguson (Lafayette)	Lamb,	Ryan,
Bulla,	Florea,	Lane,	Sanders,
Carnes,	Fogle,	Lee,	Scott (Monroe),
Carter,	Fraser,	Liles,	Shearlock,
Coffman,	Gristy,	Luis,	Smith (St. Louis),
Collier,	Hawkins (Dunklin),	Lyman,	Stuart,
Conn,	Hawkins (St. Louis),	McCrary,	Terry,
Cook,	Hays,	Martin,	Underwood,
Cowgill,	Hendrickson,	Matthews,	Webb,
Crowe,	Hess,	Mayo,	Weinhold,
Davis (Buchanan),	Hickman,	Miller (Moniteau),	Wells,
Donnell,	Hiller,	Miller (Webster),	Woods,
Dougherty,	Hughes,	Mueller,	Zimmerman,
Dundas,	Hynes,	Nolan,	Mr. Speaker—74.
Earnest,	Jackson,		

NOES—Messrs.

Anderson (Liv'ston),	Davault,	Harrel,	Medley,
Bradford,	Dickson,	Kelley,	Murphy,
Brandom,	Dickenson,	Kerr,	Neff,
Coppedge,	Dunn,	Killam,	Reynolds,
Coulter,	Evans,	McIntyre,	Stafford,
Crouch,	George,	McLin,	Via,
Davidson,	Greer,	McRoberts,	Ward—29.
Davis (Henry),			

Absent—Messrs.

Abraham,	Donelan,	Rubey,	Thomas,
Anderson (Knox),	Ferguson (St. Clair),	Russell,	Tubbs,
Baare,	Gwinn,	Skaggs,	Turner,
Church,	Harlan,	Skidmore,	Walsh,
Coots,	Hawkins (Miller),	Smith (Pike),	Weeks,
Dalton,	Mabrey,	Sullivan,	Wurdeman—26.
Davisson,	Patrick,		

Absent with leave—Messrs.

Adams,	Kenney,	McHenry,	Russ,
Bishop,	McCullah,	Owen,	Scott (Wright)—8.

Sick—Messrs.

Johns,	Odneal,	Parker (Johnson)—3.
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Mr. Lyman called up conference committee report pending at adjournment, and moved that it be adopted;

Which was carried by the following vote:

AYES—Messrs.

Abraham,	Cook,	Donelan,	Ferguson (Lafayette)
Amelung,	Coots,	Donnell,	Florea,
Anderson (Liv'ston),	Coulter,	Dougherty,	Fogle,
Banks,	Cowgill,	Dundas,	Fraser,
Bradford,	Crouch,	Dunn,	Greer,
Brandom,	Crowe,	Earnest,	Gristy,
Carnes,	Davidson,	Eaton,	Gwinn,
Coffman,	Davis (Buchanan),	Evans,	Harlan,
Cellier,	Davis (Henry),	Eubank,	Harrel,
Conn,	Davault,	Farris (Pemiscot),	Hawkins (Dunklin),
Coppedge,	Dickenson,	Farris (Ray),	Hawkins (St. Louis),

Hays,	Lyman,	Nolan,	Stafford,
Hess,	McCrary,	Parker (St. Louis),	Stuart,
Hickman,	McIntyre,	Perkinson,	Sullivan,
Hiller,	McLin,	Reynolds,	Terry,
Hughes,	McRoberts,	Rhodes,	Turner,
Hynes,	Mabrey,	Ringo,	Underwood,
Jackson,	Martin,	Rubey,	Via,
Julian,	Matthews,	Ryan,	Ward,
Kenamore,	Mayo,	Sanders,	Webb,
Kerwin,	Medley,	Scott (Monroe),	Weinhold,
Killam,	Miller (Moniteau),	Shearlock,	Wells,
Kurtz,	Miller (Webster),	Skaggs,	Woods,
Lee,	Murphy,	Smith (Pike),	Zimmerman,
Liles,	Neff,	Smith (St. Louis)	Mr. Speaker—101.
Luis,			

NOES—Messrs.

Aydelott,	Bulla,	Kelley,	Lamb,
Bennett,	Carter,	Kerr,	Mueller—10.
Boisseau,	George,		

Absent—Messrs.

Adams,	Davissou,	Odneal,	Thomas,
Anderson (Knox),	Dickson,	Owen,	Tubbs,
Baare,	Ferguson (St. Clair),	Patrick,	Walsh,
Bishop,	Hendrickson,	Russ,	Weeks,
Church,	Kenney,	Russell,	Wurdeman—23.
Dalton,	Lane,	Skidmore,	

Absent with leave—Messrs.

Hawkins (Miller),	McCullah,	McHenry,	Scott (Wright)—4.
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Sick—Messrs.

Johns,	Parker (Johnson)—2.
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The question being, Shall committee substitute for House bill No. 13, as amended, be read the third time and put upon its passage? it was carried.

Committee substitute for House bill No. 13, entitled

An act to redistrict the State into judicial circuits and to fix the terms of court therein,

Was taken up, read at length the third time, and passed by the following vote:

AYES—Messrs.

Abraham,	Dougherty,	Hynes,	Parker (St. Louis),
Amelung,	Dundas,	Jackson,	Patrick,
Anderson (Liv'ston),	Earnest,	Julian,	Reynolds,
Banks,	Eaton,	Kenamore,	Rhodes,
Boisseau,	Evans,	Kerwin,	Ringo,
Bradford,	Eubank,	Killam,	Rubey,
Brandom,	Faris (Pemiscot),	Kurtz,	Ryan,
Carnes,	Farris (Ray),	Lane,	Sanders,
Coffman,	Ferguson (Lafayette),	Lee,	Scott (Monroe),
Collier,	Florea,	Liles,	Shearlock,
Conn,	Fogle,	Luis,	Skaggs,
Coppedge,	Fraser,	Lyman,	Smith (Pike),
Cook,	Greer,	McCrary,	Stafford,
Coulter,	Gristy,	McIntyre,	Stuart,
Cowgill,	Gwinn,	McLin,	Sullivan,
Crouch,	Harlan,	McRoberts,	Terry,
Crowe,	Harrel,	Mabrey,	Turner,
Dalton,	Hawkins (Dunklin),	Martin,	Underwood,
Davidson,	Hawkins (St. Louis),	Mayo,	Ward,
Davis (Buchanan),	Hays,	Medley,	Weinhold,
Davis (Henry),	Hess,	Miller (Moniteau),	Woods,
Dickenson,	Hickman,	Miller (Webster),	Zimmerman,
Donelan,	Hiller,	Neff,	Mr. Speaker—95.
Donnell,	Hughes,	Nolan,	

NOES—Messrs.

Aydelott,
Bennett,
Bulla,George,
Kelley,Kerr,
Lamb,Mueller,
Murphy—9.

Absent—Messrs.

Anderson (Knox),
Baare,
Carter,
Church,
Coots,
Davisson,
Davault,Dickson,
Ferguson (St. Clair),
Hawkins (Miller),
Hendrickson,
Matthews,
Owen,Perkinson,
Russell,
Skidmore,
Smith (St. Louis),
Thomas,
Tubbs,Via,
Walsh,
Webb,
Weeks,
Wells,
Wurdeman—25.

Absent with leave—Messrs.

Adams,
Bishop,Kenney,
McCullah,McHenry,
Russ,

Scott (Wright)—7.

Sick—Messrs.

Dunn,

Johns,

Odneal,

Parker (Johnson)—4.

The title of the bill was read and agreed to.

Mr. Lyman moved to reconsider the vote by which the bill passed, and to lay that motion on the table ;

Which was carried.

Senate bill No. 6, entitled

An act to amend sections 3341, 3347, 3373 and 3379, of article 3, chapter 46, of the Revised Statutes of 1889 of the State of Missouri, entitled "Courts of record,"

Was received from the Senate as truly enrolled, and thereupon, pursuant to the proclamation of the Speaker, all other business was suspended, and the bill was read at length, in the presence of the House, in open session, and, no objection being made, said bill was then and there signed by the Speaker.

Mr. Fogle offered the following resolution :

Resolved, That the members of this House extend to the ladies of Jefferson City their kindest thanks for their happy exertions to make our stay with them in the city happy and pleasant.

Which was read and adopted.

Mr. Fogle offered the following resolution :

Resolved, That this House extend to Rev. Prottsman, the Chaplain, our heartfelt gratitude for his kind and beneficent services as our Chaplain, and his kind and affectionate attention toward the members hereof.

Which was read and adopted.

Mr. Evans offered the following resolution :

Whereas, It is customary to allow the Chief Clerk and Assistant Chief Clerk a sufficient force with which to complete a perfect transcript of the work of this body, together with all other work not completed ; therefore, be it

Resolved, That they be allowed five clerks for five days' time to complete said work, and that the Committee on Accounts be instructed to draw certificates of pay for the above number for that length of time.

Which was read and adopted.

Mr. Lee offered the following resolution :

Resolved, That the clerks of the Committee on Accounts be allowed three days after adjournment to close up their accounts and the business belonging to said committee.

Which was read and adopted.

Mr. Ryan offered the following resolution :

Whereas, The elective officers of this House, being chosen as such at the regular session of the 36th General Assembly, were included as members called to this session by the Governor ; therefore, be it

Resolved, That the Committee on Accounts be and are hereby instructed to issue warrants for mileage and per diem to each of such elective officers.

Which was read and lost.

Mr. Faris of Pemiscot offered the following resolution :

Resolved, That the Chief Clerk be and he is hereby requested to furnish to the postmaster at Jefferson City a list of the names and postoffice addresses of the members of the House of Representatives, to the end that all mail-matter may be quickly and properly forwarded.

Which was read and adopted.

Mr. Perkinson moved that the House take a recess for one hour ;
Which was carried.

The hour of recess having expired,
Speaker Tuttle called the House to order.

Mr. Donnell moved that the Speaker appoint a committee of three to wait upon the Governor ;

Which was carried.

The Speaker appointed Messrs. Donnell, Smith of Pike and Carnes as a committee under Mr. Donnell's motion.

Mr. Gwinn, from the Committee on Enrolled Bills, submitted the following report :

MR. SPEAKER: Your Committee on Enrolled Bills, to whom was referred committee substitute for House bill No. 13, entitled

An act to redistrict the State into judicial circuits, and to fix the terms of court therein,

Beg leave to report that they have carefully examined the same and find it truly and correctly enrolled in accordance with the rules of the House ;

Which was read.

And committee substitute for House bill No. 13, entitled

An act to redistrict the State into judicial circuits and to fix the terms of court therein,

Was then read at length, and no objection being made, the Speaker, in the presence of the House, in open session, all other business being suspended, and before any other business was entertained, affixed his signature to said bill, and the Chief Clerk immediately presented the same to the Senate, when it was signed by the President of the Senate ; and the said Chief Clerk thereupon immediately presented the same in person to the Governor.

The hour fixed for adjournment having arrived, the Speaker declared the House adjourned *sine die*.

W. F. TUTTLE, Speaker.

ABNER S. SMITH, Chief Clerk.

SUPPLEMENT.

JEFFERSON CITY, Mo., March 25, 1892.

To the Secretary of State :

SIR—I forward you herewith with my approval the following bills :

Committee substitute for House bill No. 24, entitled

An act to appropriate money for the purpose of constructing, equipping and furnishing buildings for the use of the State University.

Senate bill No. 11, entitled

An act to repeal section 7509, chapter 138, of article 1, of the Revised Statutes of 1889, and to insert a new section in lieu thereof, providing for a reduction of the levy for State revenue purposes.

DAVID R. FRANCIS,
Governor.

JEFFERSON CITY, Mo., March 26, 1892.

To the Secretary of State :

SIR—I forward you herewith with my approval the following bill :

Committee substitute for House bills Nos. 1, 3, 5, 6, 7, 9, 10, 11, 12, 15, 16, 17, 18 and 23, entitled

An act to divide the State into fifteen congressional districts.

DAVID R. FRANCIS,
Governor.

JEFFERSON CITY, Mo., April 7, 1892.

To the Secretary of State :

SIR—I forward you herewith with my approval, committee substitute for House bill No. 13, entitled "An act to redistrict the State into judicial circuits and fix the terms of court therein."

This bill will not go into effect until January, 1893, consequently the incongruities in sections 32 and 36, which provide for terms of court beginning in two counties of the same circuit upon the same day, can be corrected by the Thirty-seventh General Assembly before any inconvenience will result therefrom.

DAVID R. FRANCIS,
Governor.

JEFFERSON CITY, Mo., April 12, 1892.

To the Secretary of State:

Sir—I forward you herewith, without my approval, the following bills:

Senate bill No. 6, entitled

An act to amend sections 3341 and 3347, and to repeal sections 3373 and 3379, chapter 46, article 3, Revised Statutes of Missouri of 1889, relating to courts of record, and enact new sections in lieu of those so repealed.

Senate bill No. 10, entitled

An act to amend sections 3346 and 3357 of article 3, chapter 46, of the Revised Statutes of 1889, entitled "Circuit courts," and to fix the times for holding the terms of courts in the counties of Putnam, Schuyler, Adair, Macon and Shelby, composing the 27th judicial circuit.

These bills were based on the supposition that no general bill reforming the judicial circuits would be passed at the special session, and were framed for the purpose of making changes in the judicial circuits as they existed previous to the passage of the general bill, which was approved April 7, 1892.

Respectfully,

DAVID R. FRANCIS,
Governor.

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